EXHIBIT A

	Time Sheet for Adam Perlmutter	
Date	Description	Hours
5/4/2005	Conference with client re: Civil Rights claim	1
5/10/2005	Conference with client re: Civil Rights claim	1
6/27/2005	Drafting and editing Notice of Claim	0.4
7/2/2005	Review of ZMO report of meeting with DOC investigator	0.3
7/18/2005	Review of City letter re: acknowledgement of claim	0.1
7/22/2005	Review of letter by ZMO to NYC DOC investigations	0.1
8/8/2005	Forwarding adjournment of 50-h to client	0.2
8/8/2005	Review with ZMO re: adjournment of 50-h hearing	0.1
8/10/2005	Adjournment of 50-h hearing appointment	0.1
10/26/2005	Review of letter regarding forwarding erratta corrections to 50-h hearing	0.2
	Phone call to client with ZMO	0.2
	Drafting Federal Civil Rights complaint	3.2
1		
5/31/2006	Editing Federal Civil Rights complaint	1.2
6/6/2006	Reviewing of Judge Gorenstein designation	0.1
	Filing Federal Civil Rights complaint	1.2
	Review of Magistrate Judge Individual Practice Rules	0.3
	Drafting and notarizing Affidavit of Service re: service of complaint on	
	ARDC Warden Peter Curcio	0.5
6/30/2006	Review of letter to Court by City re: request to extend time to answer	0.2
6/30/2006	Phone call with counsel for City regarding extension of time to answer	0.2
	Review of letter to Judge Jones from City re: 60 day enlargement of time to	
7/5/2006	Review of ECF posting re: endorsement of letter to Judge Jones requesting	0.1
	enlargement of time	0.11
	Conference with M.O'flynn re: extension of time	0.1
7/5/2006	Review of ECF posting setting dates to answer complaints	0.1
.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Review of letter from City regarding request for authorization for release of	0.1
	medical and other information	0.2
	Review of Affidavit of Service on Peter Curcio, Martin Horn, and NYC	. 0.2
8/7/2006	Department of Corrections	0.1
	Review of ECF posting of Affidavits of Service on Peter Curcio, Martin	
8/7/2006	Horn, and NYC Department of Corrections	0.1
8/14/2006	Meeting with client re: case status and execution of medical releases	2.6
8/18/2006	Letter to City re: forwarding executed authorization for medical releases	0.2
	Review of correspondence from Westchester Medical center re: client	
	medical condition	0.2
8/29/2006 [Review of City answer to complaint	0.4
8/29/2006 1	Review of ECF posting re: answer to complaint	0.1
] I	Review of correspondence regarding treatment by client at New York	
	Medical College Department of Dental Medicine	0.2
10/11/2006 [Review of Notice of Appearance by Johana Castro	0.1
10/24/2006	Conference with City attorney re: scheduling order	0.5
10/24/2006 I	Review of Draft Scheduling Order	0.5
10/27/2006 I	Review of ECF posting of Order referring case to magistrate judge	0.1
11/1/2006 1	Travel to and from Court for initial conference	1.2
11/1/2006 A	Appearance at initial conference before Court	0.6

		I
11/2/2006	Review of order from conference pursuant to Rule 16	0.1
	Review of Defendants' disclosure pursuant to FRCP Rule 26 (a) and related	
11/16/2006	materials	3.2
	Review of Defendants' First Set of Interrogatories and Request for Production	
11/16/2006	of Documents to Plaintiff	0.6
11/16/2006	Review of letter from City forwarding proposed Scheduling Order	0.5
	Preparing and ECF posting Notice of Appearance	0.2
11/20/2006	Review of City transmission of proposed Scheduling Order	0.4
11/20/2006	Review of ECF posting of Scheduling Order	0.1
11/22/2006	Review of City letter to Court forward proposed Joint Scheduling Order	0.5
11/28/2006	Review of entered Scheduling Order and docketing same	0.5
11/28/2006	Review of City letter forwarding endorsed Scheduling Order by court	0.5
11/29/2006	Confirmation with 7000 we Give 1 at	
11/28/2006	Conference with ZMO re: City letter	0.2
12/19/2006	Duesting and coming Philippies Pi a Paragraph 1 at 1 CP	
12/19/2006	Drafting and serving Plaintiff's First Request for Production of Documents	2.8
12/16/2000	Forwarding Summons and Complaint to defendant Terreem Martin	0.5
12/18/2006	Editing Amended Civil Rights Complaint	1.2
12/18/2006	Filing and serving amended complaint	0.4
12/18/2006	Review of ECF posting filing and serving amended complaint	0.1
·		
1/3/2007	Review of City Answer to Amended Complaint	0.5
1/3/2007	Review of ECF posting re: filing Answer to Amended Complaint	0.1
1/3/2007	Review of ECF posting re: order on motion to strike	0.1
1/15/2007	Review of medical bills forwarded by client for production to City	0.3
	Drafting and editing Plaintiff's response to Defendants' first set of	0.5
1/16/2007	interrogatories and request for production of documents.	3.5
·	Drafting, filing, and serving Plaintiffs Response to First Set of Interrogatories	3.3
1/19/2007	and Request for Production of Documents	2.6
	Review of Defendants' Response and Objections to Plaintiffs First Request	2.0
1/25/2007	for the Production of Documents and related materials.	0.8
	Review of ECF posting re: filing of Opposition to Motion for Summary	0.0
2/15/2007	Judgment	0.1
		0.1
2/17/2007	Review of ECF posting re: response and Cross Motion for Reconsideration	0.1
		0.1
3/12/2007	Phone call with City regarding outstanding discovery issues	0.2
	Review of ZMO email regarding production of medical records prior to client	***
3/19/2007	deposition	0.1
3/19/2007	Review of City letter forwarding additional discovery and review of same	0.5
	Review of Memorandum re: attempted service on Leonard Chin and Officer	
3/19/2007	Jackson	0.2
3/20/2007	Review of Affidavit of Service on R. Jackson	0.1
3/20/2007	Review of ECF posting re: filing Affidavit of Service on R. Jackson	0.1
	Review of City letter regarding scheduling of depositions and company	0.1
3/21/2007	identification of potential defendants	0.3
		0.3
3/23/2007	Drafting letter to DLS re: service of complaint on Officer Jackson	0.3
3/27/2007	Drafting letter to City regarding outstanding discovery issues	0.3
5.27.2007	Review of City letter regarding production of discovery and service upon	0.3
3/27/2007	remaining defendants	
	Review of Magistrate Judge order scheduling settlement conference	0.2
4/2/2007	Conference with ZMO re: order scheduling settlement conference	0.5
	Review of City letter and Deva Sims Affidavit regarding search for records	0.3
4/4/2007	and Artemio Colon Affidavit re: same	0.0
	Drafting letter to client regarding settlement conference	0.2
., ., 2007	- 10 chort to chort regarding settlement conterence	0.3

4/4/2007	Review of ECF posting re: order of settlement conference with Magistrate	
4/4/2007	Judge Drafting letter to City regarding settlement demand	0.1
4/12/2007	Drawing letter to City regarding semement demand	0.9
4/14/2007	Review of letter and Affidavit of Service from Otisville Correctional Facility inmate records coordinator re: service of Complaint on Terreem Martin Review of Defendant Correction Officer Jackson answer to Amended	0.2
4/16/2007	Complaint	0.6
4/16/2007	Review of ECF posting re: Answer to Amended Complaint	0.1
4/17/2007	Review of Affidavit of Service on Terreem Martin	0.1
4/17/2007	Review of ECF posting of Affidavit of Service on Terreem Martin	0.1
4/20/2007	Review of Answer to Amended Complaint	0.8
4/26/2007	Review of additional discovery provided by City	3.6
4/30/2007	Review of Terreem Martin answer to Amended Complaint	0.5
	Review of ECF posting of Terreem Martin Answer to Amended Complaint	0.1
	Review of City Letter re: settlement conference	0.5
	Drafting letter to Court re: settlement conference Letter to Court re: issues with service to Terreem Martin	1.8
	Review of Magistrate Judge scheduling order	0.3
	Review of City letter regarding scheduling issues and Monell discovery	0.3
5.61,200,	review of only letter regarding soliculating issues and Month alsovery	0.5
	Review of City letter to Court re: Monell discovery and scheduling issues Review of order re: show cause for failure to make timely service on Terreem	0.3
5/31/2007	Martin	0.1
5/31/2007	Conference with ZMO re: order to show cause	0.2
	Travel to and from court for settlement conference	1.2
5/31/2007	Meeting with ZMO and client re: settlement conference	1
5/31/2007	Court appearance with ZMO and client for settlement conference	<u> </u>
6/1/2007	Review of J.Castro letter re: extension of time to complete discovery	0.1
	Review of ECF posting endorsing J.Castro to extend deadline for completion of discovery	0.1
6/6/2007	Drafting letter to Court re: Service on Terreem Martin	0.5
6/19/2007	Review of letter from Terreem Martin re: Notice of Appearance and entry into matter	0.1
6/20/2007	Review of City notice of deposition re: Stevie B. Tatum	0.2
6/20/2007	Phone call to Stevie B. Tatum re: notice of deposition	0.3
6/24/2007	Drafting letter to client re: review of 50-h transcript	0.3
	Conference with ZMO re: Rule 68 Offer of Judgment	0.2
6/25/2007	Review of Terreem Martin Notice of Appearance	0.1
6/25/2007	Review of City's Rule 68 Offer of Judgment	0.2
6/25/2007	Review of City letter forwarding propose Offer of Judgment	0.1
6/26/2007	Meeting with Stevie B. Tatum to prepare for deposition	4
6/26/2007	Phone call with Stevie B. Tatum regarding preparation for deposition	0.8
6/27/2007	Attending deposition of Stevie B. Tatum	4
6/27/2007	Attending conference with Stevie B. Tatum re: deposition	0.6
6/27/2007	Review of City letter regarding moving for Summary Judgment	0.1

		1
6/28/2007	Review of Magistrate Judge Scheduling Order	0.2
6/28/2007	Conference with ZMO re: Magistrate Judge Scheduling Order	0.1
	Review of letter from City requesting authorization for release of medical	
7/3/2007	information	0.1
7/3/2007	Review of City letter regarding location of Terreem Martin	0.1
7/6/2007	Drafting letter forwarding Notice of Deposition for Terreem Martin	0.2
7/6/2007	Drafting deposition notice for Terreem Martin	0.2
7/13/2007	Appearance at deposition of Renee Jackson, preparation for same	6
	Conference with ZMO and client re: deposition of Officer Jackson	0.8
7/30/2007	Drafting Second Amended Complaint	2.8
7/31/2007	Editing Second Amended Complaint	1.8
	Drafting letter forwarding Plaintiff's Second Request for Production of	
7/31/2007	Documents	0.2
8/1/2007	Drafting Plaintiff's Second Request for Production of Documents	2.8
8/2/2007	Drafting letter to Magistrate Judge re: discovery and scheduling issues	0.7
	growth to thing out the studge for this control in the selectating issued	0.7
8/2/2007	Drafting letter to Court regarding outstanding discovery and other issues	0.6
	Drafting letter to City forwarding Second Request for Production of	
8/2/2007	Documents	0.2
0.00000	D	
8/2/2007	Preparing, serving, and filing Second Request for Production of Documents	1.3
	Review of Magistrate Judge denial regarding requested scheduling in August 2, 2007 letter	
	Review of letter of endorsement from court re: denial of additional time to	0.1
	complete discovery	0.1
	Review of letter to Terreem Martin re: amended complaint	0.1
8/7/2007	Review of City letter re: request for documents and other issues	0.4
8///2007	Conference with ZMO re: outstanding discovery and other issues Drafting letter to Terreem Martin re: extension of discovery and consent to	1.2
8/13/2007	same	0.5
	Drafting letter to Court re: outstanding discovery and other issues	1.8
8/14/2007	Review of letter to Court re: discovery and other issues	0.4
8/14/2007	Conference with ZMO re: City letter on discovery and other issues	0.3
	Travel to and from Court	1.2
		1.2
8/15/2007	Attending pretrial conference	0.7
	Conference with ZMO re: pretrial conference	0.8
8/16/2007	Preparing summons for Captain Arturo Rodriguez	0.5
8/16/2007	Editing and filing Second Amended Complaint with Court	2.2
6/1//2007	Review of letter re: identification of Captain Rodriguez Review of ZMO letter to Captain Rodriguez forwarding a copy of the	0.1
	complaint and waiver of service summons	0.1
	Drafting letter to S.Tatum re: forwarding erratta sheet and deposition for	V.1
8/21/2007 r		0.3
0/00/0007		
8/23/2007 I	Review of letter from City re: Captain Rodriguez availability for deposition	0.1
8/21/2007	Review of Defendants' response and objection to Plaintiff's Second Request	
0/31/200/ I	for the Production of Documents Drafting letter to Terreem Martin forwarding transcript of 4/15/2007	1
	prairing react to Terreent Martin forwarding transcript of 4/15/2(8)/	
Ī		0.3
9/11/2007 d	conference before Court Review of email between city and ZMO regarding production of Doctor	0.2

9/21/2007	Preparing materials to forward to Doctor Sullivan for review	1.8
9/27/2007	Review of letter and expert report	0.4
10/4/2007	Conference with ZMO re: Lost Document Affidavits	0.4
10/5/2007	Preparing Affidavit of Service re: Captain Arturo Rodriguez	0.3
10/5/2007	Review of ECF posting re: transcript of proceedings held before court on	
10/5/2007	8/15/07	0.1
10/19/2007	Drafting letter to City regarding additional witnesses	0.3
11/2/2007	Review of medical records for client	0.2
11/5/2007	Review of ECF posting re: answer by city to amended complaint	Λ 1
	Review of answer to Second Amended Complaint	0.1 0.7
	Review of City Letter re: Seeking leave to move for Summary Judgment	0.7
	so only 2010 to sooning scare to more for bunning stagment	0.5
11/9/2007	Conference with ZMO re: City seeking leave to move for Summary Judgment	0.5
	Review of endorsed letter from Court regarding scheduling of motion for	0.5
	Summary Judgment	0.4
11/14/2007	Request to City regarding production of original documents	0.2
11/14/2007	Review of letter from City re: attempt to move for summary judgment	0.4
11/14/2007	Conference with ZMO re: City moving for summary judgment	0.5
11/14/2007	Review of ECF posting re: City moving for summary judgment	0.1
11/15/2007	Review of Answer to Second Amended Complaint	0.5
	Review of Defendants' Motion for Summary Judgment	1.9
	Review of ECF posting re: City moving for summary judgment	0.1
	Review of first Motion to Strike Rule 56.1 statement	0.8
	Review of ZMO letter re: striking City's Rule 56.1 statement	0.2
12/27/2007	Conference with ZMO re: request to strike City's Rule 56.1 statement	0.2
	Transfer of the transfer of th	0.2
1/6/2008	Review email from ZMO re: Opposition to Motion for Summary Judgment	0.1
j	Drafting letter to magistrate judge re: request for enlargement of time to file	
1/14/2008	opposition papers on motion for summary judgment	0.2
	Review of ECFposting re: additional time to file opposition to motion for	
1/14/2008	summary judgment	0.1
1/14/2008	Conference with ZMO re: request for extension of time	0.2
	Review of ZMO email re: finalizing submissions	0.1
	Review of Memorandum of Law in opposition to Defendants' Motion for	
	Summary Judgment Pavinary of country terms to Pule 5 (1 + + + + + + + + + + + + + + + + + +	2
2/13/2008	Review of counterstatement to Rule 56.1 statement	0.9
3/4/2008	Review of letter from City to Judge Jones re: forwarding motion for summary	
3/4/2008	Review of ECF posting re: filing of reply memorandum to summary judgment	0.1
3/4/2008		<u>^ 1</u>
	Filing and serving Notice of Change of Address	0.1
3/25/2008	Preparing and serving via ECF notice of change of address for counsel	0.3
3/28/2008	Review of Defendants' Reply Motion in Support of Summary Judgment	2.2
	Review of order re: sufficient reasons given for failure to serve Terreem	۷.۷
6/28/2008	Martin	0.1
	Review of letter to City regarding scheduling of Captain Rodriguez	0.1
8/15/2008	deposition	0.1
1/4/2009	Review of Department of Veteran Affairs medical records	0.3
1/7/2009	Email to D. Smith re:x-ray films	0.1
	Review of Department of Veteran Affairs medical records for client	0.4
		5. 7

1/20/2009	Review of ECF posting re: decision on Motion for Summary Judgment	0.1
1/20/2009	Conference with ZMO re: decision on Motion for Summary Judgment	0.1
	Review of ECF posting re: decision on Motion for Summary Judgment	0.1
		0.1
	Review of Opinion and Order on Motion for Summary Judgment	İ
1/26/2009	Conference with ZMO re: decision on Motion for Summary Judgment	1
1/30/2009	Drafting letter to City re: Joint Pretrial Order	0,2
1/30/2009	Review of Defendants' Memorandum of Law in Support of Motion for	0.2
2/3/2009	Reconsideration	1.6
2/5/2007	reconstitution	1.0
2/3/2009	Review of ECF bounce re: City motion for reconsideration	0.1
2/4/2009	Review of ZMO email re: Cross Motion for Reconsideration on Monell claim	. 0.1
	Review of New York Times article re: Bronx DA unsealed indictment against	
	Rikers corrections officer	0.3
2/4/2009	Email to ZMO re: unsealed Bronx indictment	0.1
0/4/0000	Email to ZMO re: conference on response to motion for reconsideration;	
2/4/2009	response to same	0.1
0/5/0000	Review of ZMO email regarding response to motion for reconsideration and	
2/5/2009	response to same	1.2
2/7/2009	Email to ZMO re: other Rikers related dockets in Southern District	0.8
	Review of email from ZMO re: possible consolidation with cases pending	
	before Judge Lynch	0.1
	Drafting section on Monell claim for Cross Motion for Reconsideration	1.7
	Drafting email to ZMO re: status of consolidation of other Rikers related	
2/9/2009	matters and response to same	0.1
2/9/2009	Phone call with Jonathan Abady re: related Rikers matter	0.2
	Drafting email to ZMO re: conversation with Jonathan Abady concerning	
2/9/2009	related Rikers case	0.1
	Review of ZMO comments to draft of Cross Motion for Reconsideration	
	section on Monell claim	0.4
	Drafting email regarding ZMO comments on Monell section of Cross Motion	
	for Reconsideration	0.2
	Legal research regarding Rule 6.3 requirements for motion for	
2/10/2009	reconsideration	0.2
2/10/2009	Drafting email to ZMO re: local Rule 6.3 requirements	0.1
		0.1
2/10/2009	Review of ZMO email re: Rule 6.3 requirements	0.1
2/10/2009	Email to ZMO re: citations for Motion for Reconsideration	0.1
2/11/2009	Research and drafting Cross Motion for Reconsideration	3.2
	Drafting letter to Judge Jones re: request to seek leave for Motion for	
	Reconsideration	0.8
	Review of ZMO email regarding admissibility of newspaper articles in	
2/11/2009	motion for reconsideration and legal research re: same Review of ZMO email re: comments on letter to Court for Motion for	0.5
	Review of ZiMO email re: comments on letter to Court for Motion for Reconsideration	
	Editing letter to Court re: leave to file Affidavit in Support of Cross Motion	0.1
	for Reconsideration	0.1
	Filing and serving via ECFmotion for leave to file Affidavit in Support of	0.1
	Cross Motion for Reconsideration	ا م
	Phone call with chambers re: faxing letter requesting leave to file Affidavit in	0.2
	Support of Cross Motion for Reconsideration	0.1
	Email to ZMO re: conversation with chambers re: submission of letter	0.1
	seeking leave to file affidavit	0.1
2/11/2009	Review of ZMO email re: conversation with chambers	0.1

	Email to ZMO re: admissibility of newspaper articles in support of Motion for Reconsideration	0.2
2/11/2009	Review of ZMO voicemail regarding motion for reconsideration	0.1
2/11/2009	Review of ZMO re: standards on motion for reconsideration	0.1
	Review of ZMO email re: motion to vacate judgments and legal research re:	
2/11/2009	same	0.2
2/12/2009	Research and drafting Cross Motion for Reconsideration	2.6
	Email to ZMO re: revisions to memorandum of law on motion for reconsideration	0.1
	Review of ECF docket re: order granting request to submit Affidavit on	0.1
	Motion for Reconsideration	0.1
	Review and response to ZMO email re: motion to reconsideration against all three City defendants	0.1
	Phone call with chambers re: request from Court for conference	0.1
2/13/2009	Email to ZMO re: Court request for conference	0.1
2/13/2009	Review of ZMO email and legal research re: failure to train	0.3
2/13/2009	Review of ZMO email re: conference with court	0.1
2/12/2000	D CPCD	
	Review of ECF posting re: granting of request to file supplemental affidavit	0.1
2/15/2009	Drafting Motion for Reconsideration	2.6
2/16/2009	Editing Motion for Reconsideration	1.2
2/17/2009	Editing, filing, and serving Cross Motion for Reconsideration	3.2
	Review of letter from City to Judge Jones re: Plaintiffs request to see	
2/18/2009	reconsideration	0.4
2/18/2009	Conference with ZMO re: City objection to seeking leave for reconsideration	0.2
2/19/2009	Review of letter from City re: City scheduling conference with Court	0.1
2/19/2009	Phone call with chambers re: cancellation of conference; email to ZMO re:	0.1
1	Review of ECF posting re: City's Reply Memorandum of Law to Motion for	0.1
2/24/2009	Reconsideration and Opposition to Cross Motion	0.1
	Review of City Memorandum of Law and Opposition to Cross Motion for Reconsideration	0.0
212-112009	ACCOUNTACT BELLOTE	0.8
2/25/2009	Legal research re: local Rule 6.1 reply submissions; email to ZMO re: same	0.3
2/25/2009	Phone call with D.Smith re: forwarding copy of local Rule 6.1	0.1
2/25/2009	Email to ZMO re: docketing time to reply to City's response to cross motion	0.1
2/25/2009	Review of ZMO email re: City response to Cross Motion for Reconsideration	0.1
ļI	Email to ZMO re: docketing reply to City response to cross motion to	
2/25/2009 r		0.1
2/25/2009 t	Review of ZMO email re: responsibility for preparing reply to City response to cross motion for reconsideration	0.1
	Email to ZMO re: Monell related requests and Rikers related cases	
2,20,2009 F	Phone conference with ZMO and Andrew Celli re: cross motion and Monell	0.3
2/26/2009 c	claim	0.2
2/26/2009 c	Phone call with J. Kuan re: correction officer deposition testimony on Monell	
	Review of correction officer disposition testimony for motion for	0.2
	econsideration	2

2/27/2000	Drafting reply memorandum re: Cross Motion for Reconsideration	2.2
		3.2
2/27/2009	Drafting Affidavit in further support of Motion for Reconsideration	1.2
3/2/2009	Editing Reply Memorandum re: Cross Motion for Reconsideration	1.1
3/3/2009	Phone call with Julia Kuan re: Roger Cullen deposition, review of same	3.2
3/3/2009	Editing Reply Memorandum re: Cross Motion for Reconsideration	0.4
	Review of ECF posting re: submission of Reply Memorandum in Support of	0.1
3/3/2009	Cross Motion for Reconsideration	0.1
3/4/2009	Drafting Supplemental Affidavit re: Cross Motion for Reconsideration	0.4
2442000	Editing, serving, and filing Reply Memorandum in Support of Cross Motion	
	for Reconsideration	1.8
3/4/2009	Drafting letter to Court re: forwarding motion for reconsideration	0.3
2/4/2000	Review of draft Reply Memorandum of Law in further support of Cross	_
3/4/2009	Motion for Reconsideration; filing and serving same Editing, filing, and serving Affidavit in Further Support of Motion for	<u> </u>
3/4/2009	Reconsideration	0.5
	Drafting letter to Court re: filing of motion for reconsideration	0.5
	Drafting letter to court re: nunc pro tune filing of plaintiff's reply brief	0.3
		0.5
3/6/2009	Drafting letter to City forwarding x-ray films and additional medical records	0.5
3/9/2009	Review of endorsed letter granting application regarding Plaintiffs reply	0.1
3/9/2009	Review of ECF posting re: endorsement of letter re: Nunc Pro Tunc filing	0.1
3/9/2009	Review of ECF posting setting deadlines for pretrial filings	0.1
2/0/2000	Review of ECF posting re: court granting Nunc Pro Tunc release on filing	
3/9/2009	reply to Cross Motion for Reconsideration	0.1
4/9/2009	Review of Court's memorandum order regarding Motions for Reconsideration	0.0
113/2007	Review of ECF posting memorandum order denying motions for	0.8
4/9/2009	reconsideration and setting trial date	0.6
	Conference with ZMO re: denial of motion for reconsideration and trial	0.0
	preparation	0.3
4/0/2000	Baylow of 7MOil Dr. C. II'	0.4
	Review of ZMO email re: Dr. Sullivan Review of ZMO email re: draft letter to client re: trial date for matter	0.1
4/3/2009	Review of ECF posting re: memorandum and order denying motions for	0.1
4/9/2009	reconsideration	0.1
	, ·	0.1
4/9/2009	Review of ECF posting re: reset of dates for pretrial submissions and trial	0.1
4/13/2009	Email to client re: scheduling trial date	0.1
	Drafting letter to client re: decision on motion for reconsideration and	
4/15/2009	scheduling a trial date	0.1
4/15/2009	Email to ZMO re: JPTO and other filings	0.1
4/15/2009	Review of ZMO email re: forwarding additional medical records to Dr.	
4/13/2009	Sunivan	0.1
4/16/2009	Conference with ZMO re: additional medical records and trial preparation	2
	Drafting letter to City re: production of additional medical records and	2
	preparation of same	0.9
4/21/2009	Phone call with S. Jacobs re: case	0.2
	Conference with ZMO re: phone call with S. Jacobs	
4/21/2009	Review of verdict search results for jaw fracture cases	0.1
4/21/2009	Drafting email to S. Jacobs re: verdict results on jaw fracture cases	0.3
4/2//2009	Drafting JPTO	0.9

1/2 7/2 000	1 	
4/27/2009	Email to ZMO forwarding draft of JPTO	0.1
4 /2 0 /2 0 0	Drafting letter to Terreem Martin re: decision on Motion for Reconsideration	
	and scheduling a trial date	0.4
4/28/2009	Drafting JPTO	0.8
	Email to ZMO re: forwarding draft of JPTO to Terreem Martin; and response	
4/28/2009	to same	0.1
4/28/2009	Review of ZMO email re: summary of exhibits for JPTO	` 0.1
	Legal research re: request to charge in Motions in limine	2.1
4/2/12009	Review of email from ZMO re: business records certifications; and response	2.1
4/29/2009		0.1
4/2/12009	to same	0.1
4/20/2000	Review of ZMO email re: certifications for documents not produced by city	0.1
4/29/2009	Drafting proposed Request to Charge	0.1
4/23/2009	Drawing proposed Request to Charge	2.6
4/30/2009	Drafting letter to City forwarding copy of CD containing x-ray images	0.2
4/30/2009	Review of Plaintiff x-ray images	0.3
4/30/2009	Conference with ZMO re: phone conversation with Dr. Sullivan	0.2
5/3/2009	Editing draft of JPTO	1.2
	Drafting letter to opposing counsel re: outstanding stipulation issues for	
5/4/2009	JPTO and forwarding most recent draft of JPTO	0.6
	Review of ZMO email re: outstanding issues including subpoena witnesses,	
	visiting and photographing Mod 2, inquiries on forgeries, preparation of jury	
5/4/2009	binder, interviewing client, and other matters	0.2
	Phone call with J. Castro request for additional time	0.1
5/4/2009	Email to J. Castro forwarding draft JPTO	0.1
5/4/2009	Review of ZMO email re: City request for adjournment	0.1
ļ	Review of ZMO email re: City stipulating to business certifications and	
	Rikers visit	0.1
5/5/2009	Review email from ZMO re: edits to JPTO	0.1
5/5/2009	Review of ZMO edits to JPTO	0.1
31312007	ICEVIEW OF ZIMO CORES TO 31 TO	0.1
5/6/2009	Drafting letter to Court re: City request for adjournment of trial date	0.6
5/6/2009	Review of City letter requesting adjournment of trial date and JPTO	0.2
	Review of ZMO email re: forwarding client deposition transcripts and	
5/6/2009	preparation of medical records binder	0.1
516/2000		
5/6/2009	Conference with ZMO re: City request for adjournment	0.2
5/6/2009	Review of ZMO draft letter re: response to request for adjournment	0.3
		0.3
	Travel to and from court	1.2
	Conference with Judge Jones and City	0.6
	Letter to Court re: court appearance and Notice of Intent to appear for	
	Terreem Martin	0.2
	Editing and reviewing notice of trial and intent to attend trial for Terreem	
5/8/2009	Martin	0.4
5/8/2009	Review of ZMO request to forward S. Tatum deposition to Dr. Sullivan	0.1
5/8/2009	Review of ZMO email re: conference with Court; and response to same	0.1
	Review of ZMO draft Notice of Trial and Intent to Attend Trial for Terreem	
5/8/2009		0.2
	Docketing new pretrial filing dates set by Court	0.1
5/9/2009	Review file with respect to request for videotape materials from Mod 2	0.1
5/9/2009	Email to ZMO re: photographing Mod 2 and video security cameras	0.1
5/10/2009	Review of ZMO email re: Mod 2 security cameras and exculpatory films	
5. 15/2009	Drafting and editing Notice of Trial and Intent to Attend Trial for Terreem	0.1
5/11/2009	Martin	م
5/11/2009	A-A-M-1-1-1-1	0.8

Editing and reviewing Notice of Trial and Intent to Attend Trial for Terreem 5/11/2009 Phone call from Court regarding approval of Martin trial notice 5/11/2009 Email to J. Castro regarding forwarding trial notice Review of J. Castro email re: execution of trial notice and forwarding same to 5/11/2009 Executing draft trial notice and forwarding same to City Drafting letter to City forwarding Terreem Martin notice of intent to attend trial and binder of medical records Review of ZMO email re: conference with client for settlement and forwarding of medical binder Drafting email to ZMO re: forwarding of materials to J. Castro and discussions with client re: settlement Email to J. Castro re: forwarding of executed trial notice and medical binder via Federal Express 5/12/2009 Phone call with ZMO re: Settlement materials Review of letter from City re: Terreem Martin Notice of Trial and Intent to 5/18/2009 Review of letter from Terreem Martin re: intent to attend trial	0.3 0.1 0.1 0.1 0.2 0.1 0.1 0.1
5/11/2009 Email to J. Castro regarding forwarding trial notice Review of J. Castro email re: execution of trial notice and forwarding same to 5/11/2009 City 5/11/2009 Executing draft trial notice and forwarding same to City Drafting letter to City forwarding Terreem Martin notice of intent to attend 5/12/2009 trial and binder of medical records Review of ZMO email re: conference with client for settlement and 5/12/2009 forwarding of medical binder Drafting email to ZMO re: forwarding of materials to J. Castro and 5/12/2009 discussions with client re: settlement Email to J. Castro re: forwarding of executed trial notice and medical binder 5/12/2009 via Federal Express 5/13/2009 Phone call with ZMO re: Settlement materials Review of letter from City re: Terreem Martin Notice of Trial and Intent to 5/18/2009 Attend Trial	0.1 0.1 0.2 0.1 0.1 0.1
5/11/2009 Email to J. Castro regarding forwarding trial notice Review of J. Castro email re: execution of trial notice and forwarding same to 5/11/2009 City 5/11/2009 Executing draft trial notice and forwarding same to City Drafting letter to City forwarding Terreem Martin notice of intent to attend 5/12/2009 trial and binder of medical records Review of ZMO email re: conference with client for settlement and 5/12/2009 forwarding of medical binder Drafting email to ZMO re: forwarding of materials to J. Castro and 5/12/2009 discussions with client re: settlement Email to J. Castro re: forwarding of executed trial notice and medical binder 5/12/2009 via Federal Express 5/13/2009 Phone call with ZMO re: Settlement materials Review of letter from City re: Terreem Martin Notice of Trial and Intent to 5/18/2009 Attend Trial	0.1 0.1 0.2 0.1 0.1 0.1
Review of J. Castro email re: execution of trial notice and forwarding same to 5/11/2009 City 5/11/2009 Executing draft trial notice and forwarding same to City Drafting letter to City forwarding Terreem Martin notice of intent to attend 5/12/2009 trial and binder of medical records Review of ZMO email re: conference with client for settlement and 5/12/2009 forwarding of medical binder Drafting email to ZMO re: forwarding of materials to J. Castro and 5/12/2009 discussions with client re: settlement Email to J. Castro re: forwarding of executed trial notice and medical binder 5/12/2009 via Federal Express 5/13/2009 Phone call with ZMO re: Settlement materials Review of letter from City re: Terreem Martin Notice of Trial and Intent to 5/18/2009 Attend Trial	0.1 0.1 0.2 0.1 0.1
5/11/2009 Executing draft trial notice and forwarding same to City Drafting letter to City forwarding Terreem Martin notice of intent to attend trial and binder of medical records Review of ZMO email re: conference with client for settlement and forwarding of medical binder Drafting email to ZMO re: forwarding of materials to J. Castro and discussions with client re: settlement Email to J. Castro re: forwarding of executed trial notice and medical binder via Federal Express 5/13/2009 Phone call with ZMO re: Settlement materials Review of letter from City re: Terreem Martin Notice of Trial and Intent to Attend Trial	0.1 0.2 0.1 0.1
Drafting letter to City forwarding Terreem Martin notice of intent to attend 5/12/2009 trial and binder of medical records Review of ZMO email re: conference with client for settlement and 5/12/2009 forwarding of medical binder Drafting email to ZMO re: forwarding of materials to J. Castro and 5/12/2009 discussions with client re: settlement Email to J. Castro re: forwarding of executed trial notice and medical binder 5/12/2009 via Federal Express 5/13/2009 Phone call with ZMO re: Settlement materials Review of letter from City re: Terreem Martin Notice of Trial and Intent to 5/18/2009 Attend Trial	0.2 0.1 0.1
5/12/2009 trial and binder of medical records Review of ZMO email re: conference with client for settlement and 5/12/2009 forwarding of medical binder Drafting email to ZMO re: forwarding of materials to J. Castro and 5/12/2009 discussions with client re: settlement Email to J. Castro re: forwarding of executed trial notice and medical binder 5/12/2009 via Federal Express 5/13/2009 Phone call with ZMO re: Settlement materials Review of letter from City re: Terreem Martin Notice of Trial and Intent to 5/18/2009 Attend Trial	0.1 0.1 0.1
Review of ZMO email re: conference with client for settlement and 5/12/2009 forwarding of medical binder Drafting email to ZMO re: forwarding of materials to J. Castro and 5/12/2009 discussions with client re: settlement Email to J. Castro re: forwarding of executed trial notice and medical binder 5/12/2009 via Federal Express 5/13/2009 Phone call with ZMO re: Settlement materials Review of letter from City re: Terreem Martin Notice of Trial and Intent to 5/18/2009 Attend Trial	0.1 0.1 0.1
5/12/2009 forwarding of medical binder Drafting email to ZMO re: forwarding of materials to J. Castro and 5/12/2009 discussions with client re: settlement Email to J. Castro re: forwarding of executed trial notice and medical binder 5/12/2009 via Federal Express 5/13/2009 Phone call with ZMO re: Settlement materials Review of letter from City re: Terreem Martin Notice of Trial and Intent to 5/18/2009 Attend Trial	0.1
Drafting email to ZMO re: forwarding of materials to J. Castro and 5/12/2009 discussions with client re: settlement Email to J. Castro re: forwarding of executed trial notice and medical binder 5/12/2009 via Federal Express 5/13/2009 Phone call with ZMO re: Settlement materials Review of letter from City re: Terreem Martin Notice of Trial and Intent to 5/18/2009 Attend Trial	0.1
5/12/2009 discussions with client re: settlement Email to J. Castro re: forwarding of executed trial notice and medical binder 5/12/2009 via Federal Express 5/13/2009 Phone call with ZMO re: Settlement materials Review of letter from City re: Terreem Martin Notice of Trial and Intent to 5/18/2009 Attend Trial	0.1
Email to J. Castro re: forwarding of executed trial notice and medical binder 5/12/2009 via Federal Express 5/13/2009 Phone call with ZMO re: Settlement materials Review of letter from City re: Terreem Martin Notice of Trial and Intent to 5/18/2009 Attend Trial	0.1
5/12/2009 via Federal Express 5/13/2009 Phone call with ZMO re: Settlement materials Review of letter from City re: Terreem Martin Notice of Trial and Intent to 5/18/2009 Attend Trial	
5/13/2009 Phone call with ZMO re: Settlement materials Review of letter from City re: Terreem Martin Notice of Trial and Intent to 5/18/2009 Attend Trial	
Review of letter from City re: Terreem Martin Notice of Trial and Intent to 5/18/2009 Attend Trial	
5/18/2009 Attend Trial	
5/18/2009 Review of letter from Terreem Martin recipitant to attend trial	0.1
5/18/2009 Drafting letter to Court forwarding Terreem Martin intent to attend trial	0.1
37 10/2007 Draining letter to court forwarding Teffeelii Martin Intent to attend (fra)	0.2
5/18/2009 Drafting letter to client re: review of 50-h hearing and deposition testimony	0.2

5/20/2009 Letter to City re: production of medical records and privacy records	0.3
5/20/2009 Letter to City re: outstanding issues prior to trial	0.3
Conference with ZMO re: outstanding issues prior to trial and production of 5/20/2009 medical records	
3/20/2009 Redical records	0.2
5/20/2009 Review of ZMO email re: production of Terreem Martin	0.1
5/20/2009 Review of ZMO email to J. Castro re: writ to produce Terreem Martin	0.1
5/20/2009 Review of J. Castro email re: forwarding of draft writ for Terreem Martin	0.1
5/21/2009 Review of sample writs from J. Castro	0.2
5/21/2009 Review of draft writ and editing same	0.5
5/21/2009 Conference with ZMO re: writ	0.3
5/22/2009 Review of additional draft writ from J. Castro	0.2
5/22/2009 Review of ZMO draft writ and email forwarding same to J. Castro	0.2
5/22/2009 Review of J. Castro email re: status of draft writ	0.1
5/22/2009 Review of ZMO email re: pro se office and draft writ for Terreem Martin	0.1
Review of J. Castro email re: requirement for clerk's office to sign off on draft	
5/22/2009 writ	0.1
5/22/2009 Review of ecf posting re: notice of appearance by S. Jacobs	0.1
5/24/2009 Phone call with ZMO re: R. Jackson	0.2
5/26/2009 Conference with ZMO re: trial preparation	0.5
5/27/2009 Review of City Rule 68 offer of judgment	0.3
5/27/2009 Conference with client and ZMO re: offer of judgment	0.5
5/27/2009 Review of ECF posting re: writ for Terreem Martin	0.1
5/27/2009 Review of ECF posting re: setting of trial date and time by court	0.1
5/27/2009 Review of ZMO email re: production of x-ray films for trial exhibits	0.1
5/28/2009 Review of City letter forwarding current draft of JPTO	0.1

5/28/2009	Review of ZMO email to client re: photographs of client after incident	0.
5/28/2009	Review of ZMO email re: points for opening statements	0
	Review of J. Castro email re: site visit to Mod-2	0
5/28/2009	Review of J. Castro email forwarding City draft of JPTO and review of same	. 0
5/28/2009	Conference with ZMO re: City additions to JPTO	0
5/28/2009	Review of ZMO email re: disclosure and deposition of Buford	0
5/28/2009	Review of ZMO email re: cover-up issues	0
5/28/2009	Review of ZMO email re: Dr. Sullivan disclosure	0
5/28/2009	Review of ZMO email re: Buford witness information and response to same	0
5/28/2009	Research of emails re: disclosure of Buford during discovery	0
5/28/2009	Review of ZMO email re: City position on business records certifications	0
5/28/2009	Review of email and posting re: ZMO Notice of Appearance	0
5/28/2009	Review of ZMO email re: Dr. Sullivan report and settlement discussions	0
5/29/2009	Conference with A.Randell email re: production of log book discovery	0
5/29/2009	Review of A.Randell email re: production of R. Jackson memo book	0
# /B C /B C C C	Preparing S. Tatum direct testimony outline; review of 50-h hearing and	
	deposition transcript re: same	1
5/29/2009	Research re: DOC Inmate Disciplinary Due Process Directive and other DOC Directives	2
	Email to ZMO re: review of DOC directives	0
	Review of ZMO email re: points for S. Tatum direct examination	0
	Conference with ZMO re: motion to preclude Buford	. 0
	Review of City updated JPTO	0
5/29/2009	Email to ZMO re: City updated JPTO	0
	Drafting letter to Court re: notification during discovery of Buford	<u>v</u>
5/31/2009	identification	0
	Conference with ZMO re: notification during discovery of Buford testimony	
	and letter to Court re: same	0
	Preparing S. Tatum direct examination outline, review of 50-h hearing and deposition transcripts re: same	1
	Editing current draft of JPTO following City additions	0.
1	Email to J.Castro forwarding latest version of JPTO following City additions	0.
	Email to ZMO re: production of Buford memo book	0.
6/1/2009	Phone call with ZMO re: trial scheduling	0.
6/1/2009	Review of J.Castro email re: status of JPTO and review of City draft re: same	0.
ŀ	Email to J.Castro providing automobile info for visit to Rikers and request for	0.
6/1/2009	original document of Buford incident report	0.
6/1/2009	Review of J.Castro email re: visit to Rikers Island and response to same	0.
	Drafting and editing Joint Pretrial Order	1.
6/2/2009	Review of City letter to Court re: JPTO	0.
6/2/2009	Review of City letter to Court re: objections to striking Buford testimony	0.
6/2/2009	Conference with ZMO re: striking Buford testimony	0.
[]	Review of City letter to Court re: Buford testimony and notification of same	
	IN MACTRIAL description -	^
6/2/2009	Drafting letter to City forwarding computer disc of x-ray images from New	0

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6/2/2009	Review of ECF posting re: timing of JPTO	0.1
6/2/2009	Review of ZMO email re: latest draft of JPTO	0.1
	Review of final version of JPTO and execution of same	0.1
0.2.2009	Trial preparation preparing S.Tatum direct examination outline; review of	0.1
6/2/2009	deposition and 50-h hearing re: same	1.6
0.23.2007	Email to ZMO re: latest draft of S. Tatum direct examination outline and	1,0
6/2/2009	other issues	0.1
0,2,200	Drafting email to Court re: Buford disclosure and withdrawing other	0.1
6/2/2009	witnesses from JPTO	0.5
0,2,200	Meeting with client re: execution of release forms for medical records	0.5
6/3/2009	certifications	0.3
		0.5
6/3/2009	Review of radiology cd from New York Downtown Hospital	0.4
6/3/2009	Review of email from J.Castro re: Rikers visit and response to same	0.1
	Conference with ZMO re: omission of two documents from pre trial order	0.3
	Review of ZMO email to J.Castro re: adding additional documents to exhibit	
6/3/2009	list and response to same	0.1
	Review of J.Castro email re:Buford deposition and status of search for	
6/3/2009	missing documents at Rikers Island	0.1
	Review of ZMO email re:client statement turned over to City during 50-h	
6/3/2009	hearing	0.1
6/3/2009	Review of A.Randell email forwarding client statements for review	0.2
	Telephone conference with Court re: Buford deposition and other discovery	
6/3/2009		0.5
	Review of ECF posting re: Court conference concerning Buford deposition	
	and other issues	0.1
	Review of J.Castro email re: contact with chambers regarding response to	
	Motion in limine	0.1
	Review of A.Randell email re: status overview of psychological records from	
6/3/2009	St. Joseph's Hospital	0.1
6/3/2009	Preparation of S. Tatum direct examination outline	1.3
6/3/2009	Email to ZMO re: status of S. Tatum direct examination outline	0.1
6/4/2009	Travel to and from Rikers Island	1.5
6/4/2009	Visit on Rikers Island	2
	Conference with client re: Rikers visit	0.5
	Conference with ZMO re: trial preparation	3
	-	
	Review of order transferring case to Judge Gardephe	0.2
6/4/2009	Background review on Judge Gardephe	2
6/4/2009	Drafting letter to Court re: addition of documents to exhibit list of JPTO	0.2
6/4/2009	Conference with ZMO re: addition of exhibits to JPTO	0.4
	Phone call to City re: scheduling conference with Judge Gardephe; phone call	
C (E (O) O) O	to chambers re: scheduling conference with the Court	0.2
6/3/2009	The state of the s	
6/5/2009	Review of ZMO email to S. Tatum re: examination by Dr. Sullivan	0.1
6/5/2009		
6/5/2009 6/5/2009	Review of ZMO email to S. Tatum re: examination by Dr. Sullivan Phone call with ZMO re: revised writ	0.1 0.2
6/5/2009 6/5/2009 6/5/2009	Review of ZMO email to S. Tatum re: examination by Dr. Sullivan Phone call with ZMO re: revised writ Disclosure of Dr. Sullivan testimony 6/5/09 in Massachusetts case to J.Castro	0.1 0.2 0.1
6/5/2009 6/5/2009 6/5/2009 6/5/2009	Review of ZMO email to S. Tatum re: examination by Dr. Sullivan Phone call with ZMO re: revised writ Disclosure of Dr. Sullivan testimony 6/5/09 in Massachusetts case to J.Castro Review of ZMO email to C. Williams re: revised Writ of Habeas Corpus	0.1 0.2 0.1 0.1
6/5/2009 6/5/2009 6/5/2009 6/5/2009 6/5/2009	Review of ZMO email to S. Tatum re: examination by Dr. Sullivan Phone call with ZMO re: revised writ Disclosure of Dr. Sullivan testimony 6/5/09 in Massachusetts case to J.Castro Review of ZMO email to C. Williams re: revised Writ of Habeas Corpus Preparation of S.Tatum direct examination outline	0.1 0.2 0.1 0.1 2.6
6/5/2009 6/5/2009 6/5/2009 6/5/2009 6/5/2009	Review of ZMO email to S. Tatum re: examination by Dr. Sullivan Phone call with ZMO re: revised writ Disclosure of Dr. Sullivan testimony 6/5/09 in Massachusetts case to J.Castro Review of ZMO email to C. Williams re: revised Writ of Habeas Corpus Preparation of S.Tatum direct examination outline Phone call with S.Tatum re: direct examination	0.1 0.2 0.1 0.1 2.6
6/5/2009 6/5/2009 6/5/2009 6/5/2009 6/5/2009	Review of ZMO email to S. Tatum re: examination by Dr. Sullivan Phone call with ZMO re: revised writ Disclosure of Dr. Sullivan testimony 6/5/09 in Massachusetts case to J.Castro Review of ZMO email to C. Williams re: revised Writ of Habeas Corpus Preparation of S.Tatum direct examination outline Phone call with S.Tatum re: direct examination Email to ZMO re: conversation with client and Dr. Sullivan examination of	0.1 0.2 0.1 0.1 2.6 0.2
6/5/2009 6/5/2009 6/5/2009 6/5/2009 6/5/2009 6/5/2009	Review of ZMO email to S. Tatum re: examination by Dr. Sullivan Phone call with ZMO re: revised writ Disclosure of Dr. Sullivan testimony 6/5/09 in Massachusetts case to J.Castro Review of ZMO email to C. Williams re: revised Writ of Habeas Corpus Preparation of S.Tatum direct examination outline Phone call with S.Tatum re: direct examination Email to ZMO re: conversation with client and Dr. Sullivan examination of client	0.1 0.2 0.1 0.1 2.6
6/5/2009 6/5/2009 6/5/2009 6/5/2009 6/5/2009 6/5/2009	Review of ZMO email to S. Tatum re: examination by Dr. Sullivan Phone call with ZMO re: revised writ Disclosure of Dr. Sullivan testimony 6/5/09 in Massachusetts case to J.Castro Review of ZMO email to C. Williams re: revised Writ of Habeas Corpus Preparation of S.Tatum direct examination outline Phone call with S.Tatum re: direct examination Email to ZMO re: conversation with client and Dr. Sullivan examination of	0.1 0.2 0.1 0.1 2.6 0.2

	Conference with S. Tatum for trial preparation	4
6/8/2009	Review of City letter re: Captain Sims-Sneed maternity leave	0.1
	Review of A.Randell email and memoranda concerning S.Tatum therapy	
6/8/2009		0.7
6/8/2009	Review of S. Tatum therapy notes	2.6
5/0/2000		
	Review of ECF posting re: listing of case Pro Se office for Terreem Martin	0.1
6/8/2009	Review of ZMO email forwarding Plaintiff Motion in limine to City	0.1
4 la (= a a a	Review of correspondence between ZMO and J.Castro re: arranging for	
	prepare for the Terreem Martin phone conference	0.2
	Review of city's Motion in limine	2.6
6/9/2009	Travel to and from Court	1.2
6/9/2009	Conference with Court	1
	Review of City Memorandum of Law in Support of Motion in limine	1.4
	Review of ECF postings re: motions and Memorandum of Law in Support of	
6/9/2009	Motion in limine	0.1
	Review of ZMO email re: R. Jackson cross examination concerning sequence	
6/9/2009	of events in bathroom	0.1
	Conference with ZMO re: appearance before Judge Gardephe for status	
6/9/2009	conference	0.5
6/9/2009	Review of ECF posting re: trial readiness by June 22, 2009	0.1
	Review of ECF posting re: filing of ZMO affirmation in support of motion in	
6/9/2009	limine to exclude testimony re: S. Tatum prior criminal conviction	0.1
	Review and comments to ZMO Motion in limine and affirmation in support	
	of motion in limine to exclude testimony re: S.Tatum prior conviction and	
6/9/2009	drug use	0.4
	Review of City letter re: forwarding R. Jackson, A. Rrodriguez, and T. Marțin	
6/10/2009	deposition transcripts to Court	0.1
6/10/2009	Review of City letter to court re: forwarding motions in limine	0.1
	Review of Court jury selection procedures	0.2
0/10/2009	Review of Court jury selection procedures	0.3
	Preparation for Buford deposition and conference with ZMO re: same	0.6
6/10/2009	Appearance at Buford deposition	2.2
6/10/2009	Review of S. Jacobs email regarding designation of photographs of Mod 2	0.1
6/10/2009	Review of email from J.Castro re: objections to video clips of Mod-2	0.1
6/10/2009	Email to ZMO re: objections to video clips	0.1
5, 10,2007	Review of response from ZMO re: video clips and forwarding floor plan to	V.1
	Terreem Martin	0.1
	Response to S. Jacobs email re: designation of photographs	0.1
2. 20. 2007	Review of S. Jacobs email re: security concerns over disclosure of Mod 2	0.11
6/10/2009	diagram to Terreem Martin	0.1
	Review of ZMO email re: issues concerning disclosure of Mod 2 diagram to	3.1
6/10/2009	Terreem Martin	0.1
6/10/2009	Conference with ZMO re: disclosure of Mod 2 diagram to Terreem Martin	0.1

	Email to S.Jacobs indicating that disclosure of Mod 2 diagram to Terreem	
	Martin would be made within 24 hours unless City seeks leave from Court	0.1
	Review of ECF posting concerning dates of pretrial submissions	0.1
	Review of ZMO email re: docketing motion response dates	0.1
6/10/2009	Review of ZMO email to M. Lineberger re: legal research on expert witness	
	Review of City's Opposition to Motion in limine	0.1
0/11/2009	review of City's Opposition to tylonon th timine	1.2

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6/11/2000	Drafting letter to Terreem Martin re: forwarding draft exhibit of Mod 2 unit	
	floor plan	0.2
	Review of City supplemental response in opposition to motion in limine	0.5
6/11/2009	Review of prior Dr. Sullivan testimony for disclosure to City defendants	0.6
6/11/2009	Review of ZMO email disclosing prior Dr. Sullivan testimony	0.1
	Conference with ZMO re: disclosure of prior Dr. Sullivan testimony	0.3
	Edit and review of Joint Proposed Questions for Voir Dire	0.8
6/12/2009	Review of City letter to Court re: Motions in limine	0.1
6/12/2009	Review of S. Tatum request for authorization of medical records	0.1
6/12/2009	Review of ZMO email regarding assembly of jury binders	0.1
6/12/2009	Review of ZMO email re: draft opposition to City Motion in limine	0.1
6/12/2009	Review of draft opposition to city motion in limine	0.6
	Preparing Joint Proposed Voir Dire	1.4
6/12/2009	Forwarding Joint Proposed Voir Dire to City via ECF posting	0.1
	Review of ECF posting of proposed voir dire	0.1
	Email correspondence with ZMO re: substantive law portions of proposed	
	jury instructions; review of ZMO email to J. Castro re:use of Judge Sand	
6/12/2009	pattern instructions	0.1
6/12/2009	Review of ZMO draft of Proposed Joint Voir Dire	0.3
6/12/2009	Review of ZMO email forwarding Joint Proposed Voir Dire to City	0.1
	Email forwarding video and photographic images of Mod-2 to City	0.2
	Email correspondence with ZMO re: status of S.Tatum direct examination on	
6/12/2009	injury	0.2
6/12/2000	Design of COMO and the Property of the control of t	
0/12/2009	Review of ZMO email to Dr. Sullivan re: injuries and damages related issues	0.1
6/12/2009	Conference with ZMO re: supplemental submission by Dr. Sullivan	0.3
6/12/2009	Review of email and Dr. Sullivan supplemental letter	0.2
	Review of C. Williams email re: forwarding pretrial submissions to Court	0.1
	Conference with ZMO re: separate counts for Captain Rodriguez and other	
6/12/2009		0.3
	Review of ZMO letter to Court re: appointment of new counsel for Captain	
	Rodriguez	0.1
		······-
6/12/2009	Review of J.Castro email re: letter to Court concerning Captain Rodriguez	0.1
	Email to City defendants re: seeking additional time from Court to submit	
6/12/2009	Joint Proposed Jury Instructions	0.1
	Review of J.Castro response re: request for additional time to submit Joint	
	Proposed Jury Instructions	0.1
	Conference and email correspondence with ZMO re: City supplemental	
6/12/2009		0.2
6/13/2009	Preparation of S. Tatum direct examination outline	0.3
	Review of trial points and chronology documents	0.3
	Review Tatum shared trial log	0.2
	Email to Danielle Smith re: obtaining Terreem Martin Court file for First	
0/13/2009	Degree Robbery	0.1
6/12/2000	Email correspondence with ZMO re: notice requirements for Terreem Martin	
	first degree robbery cross examination subject	0.2
	Meeting with client to prepare trial testimony	4
	Trial preparation	4
	Review and comments on ZMO Affirmation and Opposition to Motion in	
6/14/2009	limine	1.2
	Email to ZMO re: production of trial exhibits and use of in court overhead	
6/14/2009	projection facilities	0.1
6/15/2000	Travel to and from Queens to review Terreem Martin court record	3.5

		Τ
6/15/2009	Phone call to Elizabeth Clayton re: ordering minutes of Terreem Martin plea	0.2
6/15/2009	Conference with ZMO re: Terreem Martin plea minutes and criminal charges	0.3
6/15/2009	Review of Court order re: Dr. Sullivan testimony	0.1
	Conference with ZMO re: Dr. Sullivan testimony	0.1
	Review ECF posting re: ZMO Affirmation and Opposition to Motion in	0.5
6/15/2009	· · · · · · · · · · · · · · · · · ·	0.1
6/15/2009	Review of Buford deposition	1.1
6/15/2009	Review of proposed jury instructions from Plaintiff	0.8
	Review of proposed jury instructions from City defendants	0.7
	Review of J. Castro email forwarding City defendants proposed jury	
6/15/2009	instructions	0.1
6/15/2000	Daview of ECE and in a set of the CD of His	0.1
0/13/2009	Review of ECF posting re: testimony of Dr. Sullivan	0.1
6/15/2009	Conference with ZMO re: order on Dr. Sullivan	0.2
6/15/2009	Review of Westchester Medical Center certification	0.1
	Review and execution of proposed Request to Charge	0.2
	Review of J.Castro email re: latest versions of proposed jury charges and	0.2
	verdict sheet and review of same	1.2
	Review of ZMO email to J.Castro and response to same re: forwarding	
	proposed verdict sheet to Court	0.1
6/15/2009	Review of City proposed verdict sheet and ZMO response to same	0.2
	Review of latest version of request to charge with changes to conspiracy	
	claim and excessive force claim	0.4
6/15/2009	Review of ZMO email re: compensatory damages on multiple claims	0.1
	Review of ZMO email and proposed charge on aiding and abetting excessive	
	force and respondiat superior	0.2
	Review of ZMO email re: changes to deliberate indifference charge and	
	review of same	0.2
	Review of J.Castro email re: proposed instructions on correction officer as single witness and preponderance of evidence; review of ZMO response to	
6/15/2009		0.1
	Review of J.Castro email re: changes to deliberate indifference charge and	0.1
6/15/2009	review of scasaro email retendinges to deliberate midifference enarge and	0.2
	Review of ZMO email to J.Castro re: witness credibility instruction and	0.2
	response to same	0.2
	Review of ZMO email to court forwarding opposition to Motion in limine	V.2
	and review of same	0.3
	Review of ECF posting re: proposed jury instructions by Plaintiff	0.1
6/16/2009]	Review of ECF posting re: proposed jury instructions by City	0.1
]	Review of ECF posting re: endorsed letter from ZMO concerning deadline	
6/16/2009 1	for submitting joint jury instructions and other material	0.1
6/16/2009	Conference with ZMO re: calling R. Jackson as first witness	0.2
	Review of ZMO letter to City re: calling R. Jackson as first witness on	
	Plaintiff case	0.2
	Drafting email to Court forwarding proposed verdict sheet	0.1
6/16/2009	Review of C. Williams email confirming pretrial submissions by parties	0.1
	Review of J.Castro email to C.Williams re: confirming submission of pretrial	
6/16/2009 r		0.1
0/10/2009 1	Review of J.Castro email to Court re: submitting pretrial filings	0.1
	Review of J.Castro email re: outstanding issues request to charge and response to same	
	Phone call with J.Castro re: outstanding issues on request to charge	0.3
0/10/2009	none can with reastrone, outstanding issues on request to charge	0.3

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6/16/2000	Email to ZMO re: calling R. Jackson as first witness and related issues and	
6/16/2009	response to same Email to ZMO and litigation team re: documentary issues with R.Jackson and	0.1
6/16/2000	,	
0/10/2009	review of ZMO response to same	0.2
6/16/2009	Email with ZMO and responses re: proposed charges on damages	0.2
6/16/2009	Drafting and editing proposed damages Request to Charge	0.8

6/17/2009	Review of ZMO email forwarding copies of trial exhibits to opposing counsel	0.1
	Review of ZMO email forwarding updated photographs to City for trial	
6/17/2009		0.1
6/17/2009	Review of proposed Tatum trial exhibit list and editing same	0.6
	Phone call with J.Castro and ZMO re: confirming interest by City in deposing	
	Dr. Sullivan	0.1
6/17/2009	Review of ZMO letter confirming that City will not depose Dr. Sullivan	0.1
	Review of ZMO email re: production of additional trial exhibits and	
6/17/2009	certifications	0.1
	Review of S.Jacobs email acknowledging receipt of update re: production of	
6/17/2009	certified medical records	0.1
6/17/2009	Review of C. Williams re: proper service on Terreem Martin of trial materials	0.1
(11=10000		
6/17/2009	Review of email from ZMO re: client exhaustion of administrative remedies	0.1
6/17/2009	Phone call Dr. Pugada Chan re: examination of client	0.3
C/19/0000	D to CD DI to the state of the	
6/18/2009	Review of R.Bhandari email re: need for copies of trial preparation materials	0.1
6/18/2009	Review of J.Castro email re: acknowledging receipt of trial exhibits	0.1
		0.1
6/18/2009	Phone call with R.Bhandari re: representation of Terreem Martin	0.2
6/18/2009	Review of R.Bhandari email re:representation of Terreem Martin	0.1
		V.1
6/18/2009	Preparing and editing S.Tatum direct examination outline	0.7
6/19/2009	Review of decision on Motion in limine	1.4
		1.6
6/19/2009	Conference with ZMO re: decision on Motion in limine	1.4
6/19/2009	Review of ECF posting re: order on Motion in limine	0.1
6/19/2009	Review of Notice of Appearance on ECF by R. Bhandari	0.1
6/20/2009	Review of S. Jacobs email re: City trial exhibits and response to same	0.2
6/21/2009	Meeting with client for trial preparation	4
	Trial preparation	4
6/21/2009	Review of ECF posting of Notice of Appearance by Genevieve Nelson	0.1
6/21/2009	Drafting email to ZMO and other litigation team members re: trial order	0.2
	Attending trial	8
0/22/2009	Trial preparation	6
	Review of email from A.Randell re: review of S. Tatum psychiatric records	
	for references to violent conduct	0.1
	Review of R. Bhandari email re: Terreem Martin HIPAA issue	0.1
	Review of S.Jacobs email re: order of witnesses and R.Bhandari response to	
6/22/2009		0.1
6/22/2000	Review of ZMO email to R.Bhandari re: infraction disciplinary hearing issue	
	and response to same	0.1
	Review of R.Bhandari email re:proposed stipulation on infraction history and	
6/22/2009	reviewing stipulation re: same Review of D. Smith trial notes	0.1
	Attending trial	1
	Trial preparation	8
	Review of R.Bhandari email and proposed stipulation re: Terreem Martin	6
6/23/2000	medical record	^ -
5, 25, 2007 I	MODELL TOOMS	0.1

	TOTAL AMOUNT (382.8 hours x \$650 per hour)	\$248,820
	TOTAL HOURS	382.8
6/30/2009	submit post verdict motion	0.1
	Review of endorsed letter by Court re: City request for additional time to	0.1
	Review of ECF posting re: endorsement of Writ of Habeas Corpus	0.1
6/29/2009	verdict to better from City te, additional time for submitting motion post	0.1
014714009	Review of order denying motion for reconsideration Review of letter from City re: additional time for submitting motion post	0.1
	Attending trial Review of order denying motion for reconsideration	8
	Terreem Martin	0.1
6/20/2000	Review of ZMO email re: R.Bhandari motion for reconsideration on behalf of	
6/28/2009	Review of email from R. Bhandari re: filing of motion for reconsideration	0.1
6/28/2009	Conference with ZMO re: Terreem Martin motion for reconsideration	0.2
6/28/2009	Review of motion for reconsideration on jury instructions by Terreem Martin	0.4
6/28/2009	Conference with ZMO re: jury deliberations and trial status	
6/27/2009	Conference with ZMO re: jury deliberations and trial status	
6/26/2009	Review of D. Smith trial notes	
6/26/2009	Review of S.Jacobs email re: Rule 50 motion	0
6/26/2009	Conference with ZMO re: jury deliberations	
	Attending trial	
	Review of D. Smith trial notes	
	Perreem Martin	0.
	Review of ZMO email re: Tatum direct examination and identification of	
	Review of ZMO email re: Rule 50 motion issue and editing same	0.
	Trial preparation	
6/25/2009	Attending trial	
6/24/2009	Review of D. Smith trial notes	
6/24/2009	conviction	0.
	Review of J.Castro email and submission re: Terreem Martin felony	
6/24/2009	Trial preparation	
	Attending trial	
6/23/200	Review of D. Smith trial notes	0.
6/23/2009	Review of email from R.Bhandari re: negotiation of stipulation concerning Terreem Martin notice of infraction database records	^

EXHIBIT B

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Date	Time	Description	
05/16/05		Client meeting	
06/27/05		0.6 Review and revise Notice of Claim.	
06/30/05		0.3 Draft OCA retainer statement.	
07/18/05		0.1 Review City letter re: acknowledgment of claim	
07/20/05		2 Prep for Department of Correction interview with client. Department of Correction interview. Memo to file.	
·		1 Travel to and from DOC interview.	
07/22/05		0.5 Letter to Investigator Perez re: Tatum's medical records.	
98/08/02		0.3 Letter to Comptroller Ms. Askew re adjournment of 50-h hearing.	
08/17/05		2.5 Prep for 50-H hearing	
08/18/05		150-H hearing with client at Dep't of Correction	
	_	Travel to and from Department of Correction for 50-H hearing.	
08/18/02		0.3 Review and draft letter to Comptroller enclosing inmate voluntary statement	
10/06/05		1 Review 50-H hearing transcript and discuss with client, prepare addenda.	
	0.3	0.3 Draft, review and send out letter to comptroller re 50-H transcript addenda. Call client.	
10/27/05		0.3 Letter to DOC Investigator Darlene Perez with medical records	
11/02/05		0.2 Phone calls to client.	
11/03/05		0.8 Research, draft and revise FOIL request.	
		Total 2005	13.2
03/03/09		2 Research and draft complaint. Fax to Department of Correction. Phone calls to Comptroller and Department of Correction.	
03/10/06		0.2 Phone call DOC attorney David Goldfarb; fax to Goldfarb	
03/10/06		2 Research and draft complaint.	
03/22/06		Draft complaint.	

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03/21/06 0	0.5 Phone calls to Department of Corrections Legal Department re: obtaining a report of investigation, Officer Jackson's full name.	
04/06/06 0	0.7 Revise complaint.	П
04/07/06	2 Revise draft of complaint and email to ADP	
04/12/06 0	0.1 Email client PDF of 50-H hearing transcript.	
05/25/06 3	3.5 Review and proofread final draft of complaint. Email ADP.	
0 90/08/90	0.1 Phone call to ADP re: City request to extend time to answer.	
07/10/06	0.1 Email ADP re: assignment of judge, service of claim.	
08/01/06	0.1 Review letter from City re: request for authorization for release of medical and other information.	1
09/18/06	0.5 Phone call from client in hospital re: hospital stay and concerns.	
09/19/06 0.	0.2 Attempt to call client in hospital. Email ADP re: phone call yesterday.	
10/24/06 0.	0.5 Conference with City attorney re: scheduling order.	1
11/20/06	4 Review city automatic document production, including prison paperwork and initial medical records	T
11/28/06 0.	0.2 Review Scheduling Order.	
12/11/06	4 Research and draft amended complaint.	
12/13/06	1 Draft document requests. Email ADP.	
12/15/06 0.	0.5 Finalize document requests. Email ADP.	
	Total 2006 23	23.2
01/08/07 0.	0.5 Review Answer to Amended Complaint.	Ţ
03/12/07 0.	0.1 Email ADP re: status of case, following up with corporate counsel re: Officer Jackson.	
	Phone call to ACC Johana Castro re: Westchester Medical records, adjourning deposition, Jackson's service address. Email	
03/19/07 0.	0.6 ADP re: production of medical records prior to deposition.	
03/21/07 0.	0.1 Email to ADP re: fax from Johana Castro.	
03/22/07 0	0.2 Review Memorandum from Eva Stein re: locating Leonard Chin.	1
04/02/07	0.3 Conference with ADP re: order scheduling settlement conference.	T
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04/08/07	0	0.2 Emails and correspondence with ADP re: settlement conference.
05/31/07	1	1.2 Conference with ADP re: order to show cause. Meeting with ADP and client re: settlement conference.
		1 Settlement conference.
		Travel to and from court for settlement conference.
20/90/90		I Research and draft letter to Judge Gorenstein re: time of service on Martin
06/25/07	7.0	0.2 Conference ADP re: Rule 68 Offer of Judgment
06/28/07	0.2	0.2 Review Judge's Order re: service on defendant Martin.
07/12/07	1.5	1.5 Prepare for Deposition of Renee Jackson; draft outline.
07/13/07	4.5	4.5 Prep and deposition of Renee Jackson.
	0.8	0.8 Conference ADP and client re: deposition of Renee Jackson.
01/16/07		1 Prepare for Deposition of Terreem Martin; draft memo to file with deposition outline
07/17/07	1.5	1.5 Prepare for and conduct telephone deposition of Terreem Martin.
07/30/02	0.3	0.3 Letter to client re: second amended complaint. Email ADP.
20/10/80	1	Draft and revise discovery requests.
	;	Review documents: client's prison file, incident reports and medical records. Discuss discovery and scheduling issues with
08/07/07	1.3	1.3 ADP.
20/90/80	0.5	0.5 Review Judge's order re: leave to amend complaint. Draft letter to Terreem Martin re: amended complaint.
10/0/20	1.2	1.2 Conference ADP re: outstanding discovery and settlement issues.
20/80/80	1.5	1.5 Draft and research Second Amended Complaint.
08/10/01	2	2 Discuss, research and revise letter from ADP to Judge Gorenstein re: City allegations of ethical breaches by ADP associate
08/14/07	0.5	0.5 Review letter from City re: discovery and other issues, and discuss with ADP.
08/12/07	3.5	3.5 Court conference. Conference with ADP re: the same. Letter to Castro re: Rodriguez deposition.
	1	1 Travel to and from court for conference.
08/20/07	0.5	0.5 Research and prepare Rule 4 Waiver of Service of Summons on Captain Arturo Rodriguez

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	Call medical expert Dr. Sullivan. Leave message with defendant's attorney re: objection to plaintiffs request for production of	
09/04/02	0.3 documents	
20/90/60	0.8 Review Tatum medical records.	
20/11/60	0.2 Review Tatum medical records.	
09/20/02	0.7 Phone calls to Dr. Sullivan re: medical records, expert report. Emails re: the same.	
09/24/07	0.2 Phone call to Dr. Sullivan re: medical records, expert report. Emails re: the same.	
09/28/07	1.5 Suggest revisions to expert report, receive report from Dr. Sullivan and draft letter forwarding report to ACC Castro.	
10/04/07	0.2 Conference ADP re: lost documents affidavits	
10/18/07	0.5 Receive and review Captain Rodriguez deposition transcript	
20/60/11	1 Review Defendants' answer to Amended complaint.	
	0.5 Conference ADP re: City seeking leave to move for summary judgment	
11/14/07	0.7 Review Defendants' letter re: intention to move for summary judgment; Review judge's order.	
	0.5 Conference ADP re: City moving for summary judgment.	
11/19/07	0.2 Letter to Castro re: Rodriguez, Emails Eva Stein.	
11/28/07	0.3 Review letter from Castro. Conference ADP.	
12/10/07	0.1 Leave message with prison expert James Aiken.	
12/17/07	0.2 Call Jim Aiken. Email ADP.	
12/18/07	2.5 Review Defendants' Motion for summary judgment and Rule 56.1 Statement.	
12/26/07	6 Draft opposition to defendants' motion for summary judgment.	
12/27/07	1.6 Research and draft letter motion to strike Rule 56.1 statement. Email ADP.	
	0.2 Conference ADP re: request to strike City's Rule 56.1 Statement	
12/28/07	5 Research and draft opposition to motion for summary judgment.	
	Total 2007	52.4
01/03/08	0.5 Review Judge's order re: Defendant's Motion for Summary Judgment and Plaintiffs letter.	
80/90/10	0.5 Emails ADP. Revise Opposition to Motion for Summary Judgment.	

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01/08/08	2.5	2.5 Review documents. Finalize Brief in Opposition & Rule 56.1 Statement. Email ADP.	
01/09/08	0.2	0.2 Emails, phone calls with Perlmutter's paralegal re: factual portion of Opposition to Summary Judgment Motion.	
01/10/08	0.2	0.2 Emails, phone calls with Perlmutter's paralegal re: factual portion of Opposition to Summary Judgment Motion.	
01/13/08	0.2	0.2 Email to Johana Castro re extension of time to file response.	
01/14/08	0.8	0.8 Emails Castro. Conference ADP. Draft letter to judge re: extension of time.	
01/12/08	0.1	0.1 Emails ADP, Ben Sachs-Michaels.	
02/01/08	0.1	0.1 Emails Ben Sachs-Michaels re finalizing paperwork.	
03/06/08	1.5	1.5 Email Ben Sachs-Michaels re: City's brief. Review brief.	
02/06/08	0.5	0.5 Call Stevie Tatum, L/M. Emails Ben Sachs-Michaels.	
		Total 2008	7.1
01/20/09	0.2	0.2 Email ADP re: summary judgment decision. Conference ADP.	
01/26/09		l Conference ADP re: decision on Motion for Summary Judgment	
		Review article by Benjamin Weiser re: pattern and practice of Rikers Island deliberate indifference cases. Emails to ADP re:	
02/04/09	0.5	0.5 article, meetings.	
02/02/09	9	6 Research, draft and revise response to City's motion for reconsideration. Email draft of response to ADP.	
02/08/09	0.1	0.1 Emails to ADP re: related Rikers cases and consolidation.	
02/09/09	8.0	0.8 Emails to ADP re: related Rikers cases and consolidation. Research related cases.	
05/10/09	1	l Research filing affidavit re: news articles about Rikers. Emails ADP.	
		Research and emails to ADP re: plaintiff's cross-motion for reconsideration of Monell claim. Review letter to Judge Jones	
02/11/09	3	3 requesting the court to direct an affidavit connected to plaintiffs cross-motion.	•••
02/17/09	0.5	0.5 Review cross-motion for reconsideration of grant of summary judgment and re-opening of discovery.	
		Draft brief in support of cross-motion for reconsideration of grant of summary judgment and re-opening of discovery. Emails	
02/13/09	9	6 to ADP re: brief, court conference.	
02/18/09	0.5	0.5 Review letter from City re: Monell claim. Emails to Alisa Randell re: letter.	
	0.2	0.2 Conference ADP re: City objection to seeking leave for reconsideration.	
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05/19/09	0.1	0.1 Emails to ADP re: rescheduling court conference.
		Review Local Rule 6.1. Emails to ADP re: defendant's reply memorandum of law in support of motion for reconsideration and
02/25/09	0.3	0.3 in opposition to plaintiff's cross-motion.
05/26/09	0.2	0.2 Emails ADP re: discovery requests.
		Emails to ADP re: Monell-related requests and Rikers-related cases. Phone conference with ADP and Andrew Celli re: Cross
	0.5	0.5 motion and Monell claim
		Research and draft reply memorandum of law in further support of plaintiffs cross-motion for reconsideration and re-opening
03/02/09	1.5	1.5 of discovery.
		Research and draft reply memorandum of law in further support of plaintiffs cross-motion for reconsideration and re-opening
03/03/09	3.6	3.6 of discovery.
03/04/09	0.7	0.7 Review reply memorandum and email ADP.
03/24/09	0.2	0.2 Emails ADP, Julia Kuan re: coordinating plaintiff's counsel for Monell discovery.
04/09/09		l Call Dr. Sullivan. Review Judge Jones' decision and email ADP. Letter to client re: trial date.
	0.3	0.3 Conference ADP re: denial of motion for reconsideration and trial preparation.
04/12/09	0.3	0.3 Email Dr. Sullivan expert report and letter to City. Call Dr. Sullivan.
	0.1	0.1 Review email from ADP re: JPTO and other filings.
04/16/09	2.2	2.2 Conference with ADP re: production of additional medical records. Review file. Call Dr. Sullivan re: medical records.
04/21/09	0.1	0.1 Conference ADP re: phone call with Stuart Jacobs.
04/27/09	1	I Review ADP draft of JPTO.
04/28/09	2.5	2.5 Review depositions, medical records. Emails paralegal, ADP re: index of medical records exhibits for JPTO.
04/29/09	2	2 Trial prep. Emails to ADP re: medical records, JPTO.
04/30/09	1.5	1.5 Call Dr. Sullivan re: x-ray images. Conference ADP re :phone call with Dr. Sullivan. Trial prep.
60/10/50	1.5	1.5 Trial prep. Draft JPTO.
02/04/09	3.8	3.8 Trial prep. Make revisions to JPTO. Call, emails to ADP re: discovery requests and trial prep.
60/50/50	2	2 Trial prep. Review jury instructions. Call, email ADP re: jury instructions, JPTO. Revisions to JPTO.

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		Trial near Review Hry instructions Call City Review letter from City re-request for adjournment Drug letter to court to
60/90/50	m	
05/07/09	1.3	1.3 Trial prep. Call Dr. Sullivan. Conference.
02/08/09	0.8	0.8 Conference Judge Jones, City. Draft notice to Martin.
		1 Travel to and from court.
,	0.3	0.3 Emails to paralegal, Dr. Sullivan re: medical records, trial date.
	0.1	0.1 Review ADP email re: conference with court
60/01/50	0.5	0.5 Emails to ADP re: surveillance at Rikers.
05/12/09	0.2	0.2 Emails to ADP re: conference with client for settlement, forwarding of medical binder
05/13/09	0.7	0.7 Calls client, ADP. Review settlement materials.
02/20/06	1.2	1.2 Review discovery. Trial prep. Conference ADP re: outstanding issues prior to trial and production
05/21/09	_	Conference ADP re: draft writs. Call with City re: the same. Review x-rays.
		Research and draft writ of habeas corpus. Calls client, Chambers, pro se office, clerk's office, marshals, Sullivan, Perlmutter re:
05/22/09	3	3 writ. Emails to the City re: the same.
05/24/09	1	I Calls ADP. Research Renee Jackson.
		Draft writ of habeas corpus and bring to Judge Jones for signature. Trial prep. Calls Castro. Conference ADP re: trial
02/26/09	3.5	3.5 preparation.
	1	Travel to and from court to obtain Judge Jones' signature.
05/27/09	0.5	0.5 Conference with client and ADP re: offer of judgment.
02/28/09	2.5	2.5 Trial prep. Review and designate depositions. Conference Danielle Smith. Conference ADP re: city additions to JPTO.
		Conference client. Prepare letter motion to preclude Buford. Conference call corporate counsel. Conference ADP re: motion to
02/29/09	4.5	4.5 preclude Buford. Call Dr. Sullivan. Letter to defendants re: expert.
00/12/50	0.5	0.5 Calls and emails to ADP re: trial strategy. Conference ADP re: notification during discovery of Buford testimony.
00/10/90	0.7	0.7 Calls to ADP, court re: trial scheduling. Trial strategy.
09/05/09	7	7 Trial prep. Call Dr. Sullivan. Review and summarize medical records. Conference ADP re: striking Buford Testimony.

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	Trial prep.	. Conference ADP re: omission of two documents from pre-trial order. Review file. Emails to Castro re: original	
06/03/09	3.5 documents.	s. Draft letter to court amending JPTO.	
	Visit Riker	Visit Rikers. Letter to court. Phone calls to client, Dr. Sullivan. Conference ADP, Village Voice (Tom Robbins and Graham	
06/04/09	5.5 Rayman).		
	1.5 Travel tim	1.5 Travel time to and from Rikers	
60/20/90	1.5 Calls to Cl	1.5 Calls to Chambers. Revise writ. Calls to client, ADP, Dr. Sullivan.	
	Draft moti	Draft motion in opposition to defendants' motions in limine. File and serve motion. Letter to Otisville re Terreem Martin	
60/80/90	7.3 availability	y for status conference.	
	1.5 Prep Renee	e Jackson cross.	
	Prepare for	r court appearance. Court appearance. Trial preparation. Calls to client, ADP. Review city reply brief in support of	
60/60/90	6.2 motions in	Limine.	
	I Travel time	e to court and back.	
06/10/00	5 Trial prep.	Letter to city re: Dr. Sullivan. Calls to Dr. Sullivan. Conference ADP re: preparation for Buford deposition.	
	2.5 Buford deposition.	position.	
06/11/00	7 Brief on 2	Prief on 2 documents expert section. Email testimony to City. Conference ADP re: disclosure of prior Dr. Sullivan testimony.	
	6 Draft and r	6 Draft and revise brief in opposition to City Defendants' motions in limine.	
	Draft and r	Draft and revise brief in opposition to City Defendants' motions in limine. Conference ADP re: supplemental submission by	
06/12/09	9.5 Dr. Sulliva	9.5 Dr. Sullivan, City supplemental response, Captain Rodriguez.	
06/13/09	1.5 Trial prep.	Emails ADP re: Terreem Martin.	
06/14/09	0.1 Review em	0.1 Review email from ADP re: production of exhibits and use of in-court overhead projection equipment	
	Trial prep.	Trial prep. Draft and revise brief in opposition to City defendants' motions in limine. Draft and revise jury instructions.	
06/12/00	14.5 Conference	е ADP re: Теттеет Martin plea minutes and criminal charges, Dr. Sullivan testimony.	
06/16/09	3 Draft and r	3 Draft and revise jury instructions. Trial prep. Conference Adam re: trial prep, witnesses.	
06/17/00	8.5 Trial prep.		
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06/18/09	9 Trial prep. Exhibits. Calls to client, Sullivan, Perlmutter.	
	Trial prep. Conference ADP re: trial prep. Conference A. Randell, Stevie Tatum. Phone calls Rick Sullivan, City attorneys.	
00/119/00	12 Prepare trial binders.	
09/02/90	3.8 Travel to Boston.	
	2.2 Trial prep. Conference Dr. Sullivan.	
06/21/09	5 Trial prep. Meeting with client for trial prep.	
09/22/00	13 Trial, trial prep.	
	I Travel to and from court.	
06/23/09	12 Trial.	
	1 Travel to and from court.	
06/24/09	13 Trial. Jury instructions. Research judicial notice. Trial prep.	
	1 Travel to and from court.	
06/25/09	8.5 Trial.	
	1 Travel to and from court.	
	2.3 Letter motion re: jury instructions	
06/26/09	11.5 Trial. Conference ADP re: jury deliberations.	
,	I Travel to and from court.	
06/27/09	l Phone calls to ADP re: jury deliberations and trial status.	
06/28/09	2 Review Martin motion. Call ADP, Rishi Bhandari. Letter to court.	
06/29/09	2.8 Deliberations.	
60/02/90	1.5 Research re: appeal.	
60/10/10	l Conference ADP re: appeal. Leave message with Koeleveld.	
60/80/20	0.5 Conference ADP. Call and email Arc Koeleveld.	
	0.8 Research re: jaw verdicts.	
07/13/09	1.8 Prepare time sheet for fee application. Emails to ADP and Celeste.	

2005-2009

07/20/09		0.1 Call ADP re: fee application
07/21/09		1.5 Research and draft affirmation in support of fee application.
07/22/09		0.1 Review ECBA brief on fee applications.
07/24/09		2.5 Research and draft affirmation in support of fee application.
07/27/09		1.8 Research and draft affirmation in support of fee application.
60/62/10		3 Research and draft affirmation in support of fee application.
		Total 2009 285.1
FOTAL	381	

Billing Rate \$625.00

Total for ZMO Time \$238,125.00

EXHIBIT C

-	Time Sheet for Danielle Smith (ADP Paralegal)	
Date	Description	Time
1/7/200	O Phone call to Prony VA Modical Contagney undeted medical records and years films	
1///200	9 Phone call to Bronx VA Medical Center re: updated medical records and x-ray films	0.3
1 /7 /000	Email to ADP re: production of additional medical records from Bronx VA Medical	
1/7/200	9 Center	0.1
1/7/200	9 Email to ADP recost of x-ray films from Bronx VA	0.1
1 /7 /0 0 0		
	9 Review of ADP email re: X-Ray films	0.1
1/20/200	9 Reviewing and printing from ECF Motion for Summary Judgment	0.1
2/3/200	9 Reviewing files for information relating to potential Monell claim	4
	9 Researching other related Rikers incidents	2
	9 Printing and compiling newspaper research on other related Rikers incidents	1.8
2/25/200	9 Forwarding copies of City's reply and opposition to cross motion	0.3
	9 Copying and forwarding to ADP and ZMO text of Local Rule 6.1	0.2
	9 Phone call with ADP re: fowarding copy of Local Rule 6.1	0.1
2/25/200	9 Copying, scanning, and emailing Local Rule 6.1 to ADP and ZMO	0.2
	9 Printing and mailing letter to client re: new trial date	0.1
	9 Copying and compiling complete set of medical records	2.5
	9 Conference with ADP and ZMO	2
	9 Conference with ZMO and A.Randell re: medical records	0.5
	9 Meeting with ZMO, ADP, and A.Randell re: case status	0.7
	9 Forwarding client deposition in response to request from ZMO	0.1
	9 Email to ZMO forwarding S. Tatum deposition	0.1
3/22/200	9 Obtaining and reviewing NYU Downtown Hospital X-ray films	0.5
<i>E 1</i> 00/000	Faxing HIPAA form to NYU Downtown Hospital requesting business records	
3/29/200	9 certification for medical records	0.2
<i>E 1</i> 00/000	Faxing HIPAA form to Bronx VA Hospital requesting business records certification	
3/29/200	9 for medical records	0.2
<i>e 1</i> 00/000	Faxing HIPAA form to Hudson Valley VA Montrose requesting business records	
3/29/200	9 certifications for medical records	0.2
<i>5 /</i> 20 /200	Faxing HIPAA form to Westchester Medical Center requesting business records	
~	9 certifications for medical records	0.2
	Phone call to J.Chassin to request DOC Directive	.0.1
	Printing and reviewing copy of DOC Directive	0.1
5/29/200	Review of email from A.Randell re: logbook	0.1
	Review of email from A.Randell re: client statement	0.1
	Travel to and from Rikers Island	2
	Visit on Rikers Island	2
6/4/200	Conference with ADP, ZMO, and client re: Rikers visit	0.5
C/5/000		
	Drafting letter to VA Hudson Valley Healthcare re: forwarding client medical records	0.3
6/5/200	Printing S.Tatum direct examination outline for ADP meeting	0.1
	Phone call to Dr.Martinez at Westchester Medical Center requesting information on	
	removal of S. Tatum jaw wires	0.3
	Creating Rikers Island floor plan	2
	Revising Rikers Island floor plan	0.5
	Attending conference before Court	1
	Attending Buford deposition	2.2
6/10/2009	Review of email from A.Randell re: client X-rays	0.1
6/11/2009	Forwarding HIPAA release to Dr. Martinez for certification of medical records	0.1
6/11/2009	Sending Mod 2 floorplan and letter to Terreem Martin	0.1
6/11/2009	Reviewing Rikers photographs for trial designations	0.5
6/12/2009	Printing color copies of Rikers photographs for trial binders	0.5

	TOTAL AMOUNT (89 hours x \$125/hour)	\$11,125.00
	TOTAL HOURS	89
6/7/2006	Preparing summons and filing complaint	2.8
6/27/2009	Working on billing time sheet	3
	Attending Trial	8
6/26/2009	Attending Trial	8
6/25/2009	Organizing and emailing trial notes to ADP and ZMO	0.5
	Attending Trial	8
	Organizing and emailing trial notes to ADP and ZMO	0.5
	Attending Trial	8
6/23/2009	Organizing and emailing trial notes to ADP and ZMO	0.5
	Attending Trial	8
	Phone call with A.Randell re: editing Rikers floor plan	0.1
	Organizing and emailing trial notes to ADP and ZMO	0.5
	Attending Trial	8
	Assembling jury binders with A.Randell	1.5
	Printing X-Ray photographs for use in jury binder	0.5
6/18/2009	and providing to A.Randell for the exhibit binder	0.5
0/13/2007	Organizing records certifications from Bronx VA Medical and Westchester Medical	0.5
	Drafting letter to court reporter to order Terreem Martin plea minutes	0.3
	Creation of two Rikers aerial photographic exhibits	1
	Review of ADP email re: obtaining Terreem Martin court file	0

Alisa

ate	Time	Description
04/24/09	0	.5 Meet with ZMO, D. Smith re: medical records.
04/27/09		2 Look for/ scan medical records.
	3	3 Organize medical records.
04/28/09	5	5 Organize medical records on computer. burn CD with X-rays on it. Start making exhibit list.
04/29/09		Se-scan medical records in chronological order/ by institution. Save in file. Organize and put in binder.
	0.7	7 Meet with ZMO, ADP, D. Smith re: case. Conference call client.
		Do final organization of medical records binder. Get binder contents reproduced at Oakhill. Make exhibit list/binder
		index. Make 3 more copies of X-ray CD. Conference ZMO re: sending binder to Sullivan. Start making us a copy of
04/30/09		4 medical records binder (go to Staples and buy new binder).
	0.5	S FedEx medical records binder to Dr. Sullivan. Continue making us a copy of binder.
02/01/09		2 Organize client's file. Finish our version of medical records binder.
60/90/50		2 Gather documents and make trial binder. Make witness files, court records file, and expense file.
	2.5	2.5 Make duplicate medical records binder for ADP.
		Finish making trial binder, give medical records binder to ADP. Draft memo re: expenses thus far. Organize client's file.
02/01/09		4 Update witness files
		Make another medical records binder for the city. make copy of trial binder for ADP. (go to Staples to buy binders). Draft
60/80/50		4 events&players memo. email Dr. Sullivan Stevie's deposition transcript. Phone calls Dr. Sullivan re: email.
02/26/09		0.7 Add medical records to binder. Scan writ, file papers. Scan files for ADP, make copies. Phone calls D. Smith
05/27/09	0	.8 Make copies of CD for Dr. Sullivan. Ship overnight. Conference ZMO
		Send notice of appearance to Terreem Martin. Send letter to Johana Castro, CC Terreem Martin. Print depositions and
02/29/09		2 update trial binder. Emails to ADP, D. Smith re: logbook. Conference ZMO.
60/10/90		0.2 Send copy of letter re: Dr. Sullivan's prior cases to Terreem Martin.
		Get X-Rays and medical records in good shape for jury. Meet with ZMO re: x-rays and letters from city. Edit images of x-
06/02/09		3.5 rays using different programs to see what works best.

Alisa

00/03/06	2.5	2.5 Experiment with GIMP program to edit x-rays. Email ZMO.
	0.5	0.5 Conference ADP, ZMO re: letter from Castro received today.
		Go home to get swine flu masks for prison visit tomorrow. Conference ZMO re: masks, x-rays, Stevie's statement. Scan
	1.5	1.5 documents. Email ADP and D. Smith PDF of statement.
	2.5	2.5 Start transcribing psychological records.
60/90/90	1.5	1.5 Conference ZMO. Send letter to Terreem Martin. Update and organize trial binder.
	2.3	2.3 Transcribe psychological records. Organize trial binder. FedEx Dr. Sullivan CDs again.
60/80/90	4	4 Transcribe psychological records. Draft memo. Email ZMO, ADP.
	3.7	3.7 Prooftead/ prepare/ mail out motion. Look up judge's rules.
60/60/90	3	3 Conference ZMO re: x-rays. Edit images in different programs. Put Rikers photos in computer.
		Make Powerpoint presentation of Stevie's statements. Conference ZMO. Look through closed files for past Sullivan
60/01/90	3.5	3.5 depositions.
		Fax American Archiving and Shredding re: box retrieval and pick up. Emails D. Smith. Print letters for Terreem Martin.
	3	3 Make labels. Print out WestLaw cases for M. Lineberger. Edit x-ray and put it in Powerpoint.
06/12/09	3.3	3.3 Conference ZMO. Letters to Judge Gardephe (3)- Prepare exhibits, send out letters.
	2.5	2.5 Make record binder, Dr. Sullivan witness file
		Work on putting together exhibit binder. Update record binder. Update expenses memo, trial binder. Burn CD with
06/15/09	5.5	5.5 pictures for exhibit binder. Prooftead brief.
		Trial Prep- Exhibit binder: get photos from Staples, label, put in binder. Organize exhibits. Create exhibit binder index.
06/16/09	3	3 Letter to Castro.
		Trial prep- exhibit binder: get 3 extra photos printed at Staples, make more plaintiff's exhibit labels, scan all labeled
		exhibits, update exhibit list. Get supplies from Staples. Conference ZMO. Organize medical exhibits for page numbering,
		print exhibits, get certifications for medical records from D. Smith. Label exhibits, update exhibit list. Burn CD of Rikers
		photographs for M. Lineberger. Phone calls to Judge Gardephe's chambers re: response to City's letter. Phone calls to
00/11/00	8.8	8.8 ZMO.
		THE PROPERTY OF THE PROPERTY O

Alisa

2005-2009

	Tria	Trial prep- Buy jury binders. Call ADP re: phone call from chambers last night. Add exhibits to binder: PX 51, bubble
00/18/00	3 vide	3 video, x-rays (placeholders). Edit PX 7. Clip together multi-page exhibits.
	Tria	Trial prep- Update trial binder: new exhibit list tab, new events & players memo, Buford deposition transcript, Call Rishi
	3.5 Ban	3.5 Bandhari re: email we sent. Help M. Lineberger prepare packages to bring to Court, Bandhari, City.
00/13/00	4 Tria	4 Trial prep- Jury binders: fix pictures, buy paper for for pictures, print all exhibits, assemble binders
	Tria	Trial prep- put jury instructions in trial binder. Replace photos in exhibit binder, make new stickers for photos. Update
	4.3 reco	4.3 record binder, expenses memo. Prepare materials to bring to court.
06/22/09	6.5 Trial	
	1 Trav	1 Travel to and from court.
06/23/09	2 Go t	2 Go to office to print out Jackson deposition. Go to court, label exhibits, watch Jackson testimony.
	1 Trav	1 Travel to and from court.
	1 Revi	Review psychology records, email ADP and ZMO. Update expenses memo, organize receipts.
	0.7 Edit	0.7 Edit PX 51, scan and save in file. Make copies to bring to court tomorrow. Phone calls ZMO, D. Smith.
06/24/09	2.5 Brin	2.5 Bring copies of revised PX 51 to court. Trial.
	1 Trav	Travel to and from court.
09/26/09	3 Trial.	d.
	1 Trav	Travel to and from court.
06/29/09	0.5 Coni	0.5 Conference ZMO, M. Lineberger, D. Smith re: verdict. Organize trial materials.
01/28/09	2 Prep	2 Prepare time sheets for fee application. Conference ZMO.
otal	131	

Proposed Rate Total

\$125.00

EXHIBIT D

Tatum Time Sheet

Expenses

2005-2009

Jate	Amount	Description
06/02/05		\$91.33 Copying expenses for Medical Records – Rowan Copying Service
90/20/90		\$350.00 Filing fee for summons and complaint
08/18/06		\$15.00 FedEx charge
03/20/07		\$145.81 Service charge for serving complaint on Renee Jackson.
03/23/07		\$15.00 Courier service for DLS to serve Officer Jackson complaint.
04/13/07		\$5.21 Certified Mail to Terreem Martin.
06/22/07	\$15.00	\$15.00 FedEx charge
20/90/20	\$15.00	\$15.00 FedEx charge for forwarding deposition notice to Terreem Martin.
07/13/07	\$992.401	\$992.40 Fee for original transcript + 1 copy - TSG Reporting, Inc.
01/11/07	\$273.30	\$273.30 Fee for original transcript + 1 copy - TSG Reporting, Inc.
20/80/80	\$5.24	\$5.24 Certified Mail to Terreem Martin.
08/17/07	\$15.00	\$15.00 FedEx charge for forwarding medical materials to Doctor Sullivan.
08/21/07	\$15.00	\$15.00 FedEx charge for forwarding materials to Captain Rodriguez.
09/02/02	\$15.00	\$15.00 FedEx charge for forwarding materials to Captain Rodriguez.
09/12/07	\$174.00 I	\$174.00 Rand Reporting & Transcription fee
10/02/07	\$448.95	\$448.95 Fee for original transcript + 1 copy - TSG Reporting, Inc.
02/11/09	\$146.00(\$146.00 Oakhill Graphics Binding and preparing briefs.
04/30/09	\$5,000.00	\$5,000.00 Dr. Sullivan fee
04/30/09	\$41.96	\$41.96 Oakhill Graphics- copies of medical records
04/30/09	\$38.57 E	\$38.57 FedEx bill - shipped records to Dr. Sullivan
04/30/09	\$13.99	\$13.99 Binder to put medical records in
02/04/09	\$15.00	\$15.00 FedEx to Johana Castro forwarding stipulations and most recent draft of JPTO.
02/08/09	\$23.82	\$23.82 Staples: binder costs (2 binders)
02/08/09	\$183.15	\$183.15 McLaughlin & Stern copying costs for medical binder contents
05/12/09	\$15.001	\$15.00 FedEx charge for forwarding medical records binder and trial notice to Terreem Martin.
02/26/09	\$4.50	\$4.50 Copying cost of writ at District Court
06/02/09	\$15.00 E	\$15.00 FedEx of New York Downtown Hospital images to City.
		TOTAL CONTRACTOR OF THE PROPERTY OF THE PROPER

Page 1

Tatum Time Sheet

Expenses

2005-2009

00/03/00	\$11.50 Taxi to A. Randell's apartment to get masks
06/04/09	\$80.00 Lunch with ADP, Graham Rayman and Tom Robbins
60/50/90	\$20.55 FedEx cost to ship medical records to Dr. Sullivan
60/60/90	\$18.51 Cab fare to court for conference with Judge Gardephe
60/60/90	\$13.80 Cab fare from court conference
00/12/00	\$90.00 Check to court reporter for Terreem Martin
06/12/09	\$7.99 Binder for trial - Staples
06/15/09	\$15.00 FedEx charge to court reporter for Terreem Martin minutes
60/16/09	\$31.89 Printing costs for photo exhibits - Staples
60/1/1/90	\$26.24 Lunch for client, ADP, ZMO.
06/17/09	\$103.70 Rail fare for Sullivan meeting
09/18/06	\$30.32 Binders for copies of Exhibit Binder
06/18/09	\$187.27 Copies of Exhibits for Exhibit binders – Oakhill Graphics
06/18/09	\$35.00 Cab fare for M. Lineberger to 500 Pearl Street with exhibit binders
06/18/00	\$5.90 Cab fare – M. Lineberger to deliver medical records binder to City
06/18/00	\$6.30 Cab fare - M. Lineberger to deliver medical records binder to R. Bhandari
60/61/90	\$85.95 Tabs and binders for jury binders
06/19/09	\$24.92 Paper for photo exhibits – Staples
09/1/90	\$5.73 Double-sided tape for jury binders
06/21/09	\$30.00 Cab fare from New Rochelle to Scarsdale
06/22/09	\$12.60 A. Randell's cab fare to court with binders
06/22/09	\$12.00 Lunch at Pearl Street Cafe
06/23/09	\$280.00 Dr. Sullivan: round trip Acela Express train tickets
06/23/09	\$40.00 Dr. Sullivan: Parking at 128, taxi to and from Federal Courthouse.
06/23/09	\$4.00 A. Randell r/t subway to court
06/23/09	\$25.30 Lunch at Pongsri Restaurant.
06/24/09	\$2.00 A. Randell subway from court

Tatum Time Sheet

Expenses

2005-2009

		7007
06/24/09	\$14.91 Lunch at Pearl Street Cafe	Street Cafe
09/2/90	\$2.00 A. Randell subway from court	way from court
06/29/09	\$14.91 Cab fare to court	ırt
60//0//0	\$22.00 Lunch at Evergreen with ADP.	green with ADP.
1/A	\$44.88 PACER charges for 2009	ss for 2009
otals	\$9,393.40	

Page :

EXHIBIT E

Case 1:06-cv-04290-PGG-GWG Document 93-1 Filed 07/29/09 Page 41 of 61 Objection Date and Time: May 13, 2009 at 10:00 a.m. (Prevailing Eastern Time)

Objection Date and Time: May 6, 2009 at 4:00 p.m. (Prevailing Eastern Time)

WEIL, GOTSHAL & MANGES LLP

767 Fifth Avenue

New York, New York 10153

Telephone: (212) 310-8000 Facsimile: (212) 310-8007

Harvey R. Miller Shai Y. Waisman

Attorneys for Debtors and Debtors in Possession

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

:

In re : Chapter 11 Case No. :

LEHMAN BROTHERS HOLDINGS INC., et al., : 08-13555 (JMP)

Debtors. : (Jointly Administered)

SUMMARY SHEET PURSUANT TO UNITED STATES TRUSTEE GUIDELINES FOR REVIEWING APPLICATIONS FOR COMPENSATION AND REIMBURSEMENT OF EXPENSES FILED UNDER 11 U.S.C. § 330

FIRST INTERIM FEE APPLICATION

Name of Applicant: Weil, Gotshal & Manges LLP

Time Period: September 15, 2008 through and including January 31, 2009

Role in the Case: Attorneys for the Debtors and Debtors in Possession

Current Application: Total Fees Requested: \$55,140,791.25

Total Expenses Requested: \$1,336,880.60

Prior Applications: N/A

SUMMARY OF FIRST INTERIM FEE APPLICATION OF WEIL, GOTSHAL & MANGES LLP FOR SERVICES RENDERED FOR THE PERIOD SEPTEMBER 15, 2008 THROUGH JANUARY 31, 2009

NAME OF PROFESSIONAL PARTNERS AND OF COUNSEL:	DEPARTMENT ¹	YEAR ADMITTED	HOURLY RATE	TOTAL HOURS BILLED	TOTAL COMPENSATION
Harvey R. Miller	BFR	1959	\$950.00	794.80	\$755,060.00
Peter Gruenberger	L	1961	\$850.00	5.30	\$4,505.00
Barry Frank	С	1967	\$810.00	30.40	\$24,624.00
Barry Frank	С	1967	\$770.00	11.60	\$8,932.00
Gilbert Friedlander	С	1968	\$875.00	56.50	\$49,437.50
Gilbert Friedlander	C	1968	\$835.00	185.20	\$144,538.50
Richard J. Davis	L	1970	\$900.00	57.50	\$49,050.00
Richard J. Davis	L	1970	\$860.00	82.00	\$70,520.00
Joseph H. Newberg	Т	1972	\$900.00	53.20	\$47,880.00
Ralph I. Miller	L	1972	\$900.00	283.60	\$248,535.00
Ralph I. Miller	L	1972	\$860.00	97.10	\$81,657.00
Richard P. Krasnow	BFR	1972	\$950.00	354.20	\$336,490.00
Richard P. Krasnow	BFR	1972	\$895.00	345.50	\$309,222.50
Gregory D. Hull	L	1973	\$670.00	32.60	\$21,842.00
Robert C. Feldman	С	1973	\$850.00	314.80	\$267,580.00
Robert C. Feldman	С	1973	\$800.00	272.00	\$217,600.00
Thomas A. Roberts	С	1973	\$950.00	457.50	\$434,625.00
Kenneth Heitner	Т	1974	\$950.00	107.00	\$101,650.00
Michael P. Kessler	BFR	1974	\$900.00	229.80	\$206,820.00
Michael P. Kessler	BFR	1974	\$860.00	0.40	\$344.00
Irwin H. Warren	L	1975	\$950.00	7.90	\$7,505.00
Scott J. Atlas	L	1975	\$860.00	8.90	\$7,654.00
Howard B. Comet	L	1976	\$825.00	133.40	\$110,055.00
Howard B. Comet	L	1976	\$790.00	18.50	\$14,615.00
James Leavy	С	1976	\$930.00	6.00	\$5,580.00
James Leavy	С	1976	\$780.00	12.00	\$9,360.00
Martin D. Pollack	T	1976 ′	\$950.00	22.30	\$21,185.00
Stephen J. Dannhauser	С	1976	\$950.00	61.80	\$58,710.00

¹ BFR - Business Finance & Restructuring, C-Corporate, L-Litigation, T-Tax

Warren T. Buhle	C	1977	\$900.00	9.00	\$8,100.00
Warren T. Buhle	С	1977	\$860.00	1.60	\$1,376.00
Edward Soto	L	1978	\$875.00	39.00	\$34,125.00
Glenn D. West	С	1978	\$950.00	49.00	\$46,550.00
Glenn D. West	С	1978	\$895.00	111.20	\$94,735.75
Richard A. Rothman	L	1978	\$925.00	109.60	\$101,380.00
David I. Bower	Т	1979	\$790.00	17.20	\$13,588.00
David I. Bower	Т	1979	\$750.00	7.10	\$5,325.00
Kenneth L. Steinthal	L	1979	\$925.00	7.50	\$6,937.50
Paul Dutka	L	1979	\$800.00	13.50	\$10,800.00
Robert L. Messineo	С	1979	\$925.00	419.80	\$388,315.00
Robert L. Messineo	С	1979	\$895.00	319.80	\$286,221.00
Alfredo R. Perez	BFR	1980	\$900.00	177.00	\$159,300.00
Alfredo R. Perez	BFR	1980	\$820.00	235.80	\$193,356.00
John M. Sipple	L	1980	\$740.00	1.70	\$1,258.00
John M. Sipple	L	1980	\$710.00	44.70	\$31,737.00
W. M. Bond	С	1980	\$925.00	701.00	\$648,425.00
W. M. Bond	C	1980	\$835.00	583.00	\$486,805.00
Mike Francies	С	1981	\$1,170.00	77.70	\$90,909.00
Mike Francies	С	1981	\$1,005.00	86.80	\$87,234.00
Karl T. Walli	Т	1982	\$810.00	14.10	\$11,421.00
Karl T. Walli	Т	1982	\$770.00	1.30	\$1,001.00
Akiko Mikumo	С	1983	\$895.00	43.00	\$38,485.00
Donald R. Whittaker	С	1983	\$670.00	206.70	\$138,489.00
Donald R. Whittaker	C	1983	\$630.00	311.40	\$196,182.00
Jacqueline Marcus	BFR	1983	\$810.00	582.80	\$472,068.00
Jacqueline Marcus	BFR	1983	\$770.00	321.70	\$247,709.00
Michael A. Saslaw	С	1983	\$850.00	6.70	\$5,695.00
Michael A. Saslaw	С	1983	\$800.00	65.50	\$52,400.00
Daniel J. Mette	С	1984	\$825.00	320.30	\$264,247.50
Daniel J. Mette	С	1984	\$790.00	149.70	\$118,263.00
Lawrence J. Baer	L	1984	\$700.00	55.80	\$39,060.00
Lawrence J. Baer	L	1984	\$670.00	35.80	\$23,986.00
Lori R. Fife	BFR	1984	\$925.00	570.20	\$527,435.00
Lori R. Fife	BFR	1984	\$860.00	483.80	\$416,068.00

Richard A. Morrison	C	1984	\$850.00	641.50	\$545,275.00
Richard A. Morrison	С	1984	\$800.00	362.50	\$290,000.00
Richard L. Levine	L	1984	\$850.00	3.70	\$3,145.00
Richard L. Levine	L	1984	\$800.00	1.60	\$1,280.00
Stuart J. Goldring	Т	1984	\$900.00	68.90	\$62,010.00
Stuart J. Goldring	Т	1984	\$860.00	77.10	\$66,306.00
Barry M. Wolf	С	1985	\$950.00	35,20	\$33,440.00
Conrad G. Bahlke	С	1985	\$790.00	148.00	\$116,920.00
Conrad G. Bahlke	С	1985	\$750.00	123.00	\$92,250.00
Jonathan D. Polkes	L	1985	\$950.00	229.80	\$218,310.00
Jonathan D. Polkes	L	1985	\$895.00	300.60	\$269,037.00
Melanie Gray	L	1985	\$850.00	32.60	\$27,710.00
Melanie Gray	L	1985	\$800.00	24.40	\$19,520.00
Walter E. Zalenski	L	1985	\$790.00	148.00	\$116,920.00
Walter E. Zalenski	L	1985	\$750.00	96.30	\$72,225.00
Gerhard Schmidt	С	1986	\$1,165.00	32.00	\$37,280.00
Matthew Bloch	Ç	1986	\$800.00	13.40	\$10,720.00
Andrew L. Gaines	T	1987	\$900.00	80.70	\$72,630.00
Andrew L. Gaines	Т	1987	\$835.00	102.00	\$85,170.00
Daniel S. Dokos	С	1987	\$835.00	39.50	\$32,982.50
Michael K. Kam	Т	1987	\$875.00	169.30	\$148,137.50
Michael K. Kam	Т	1987	\$835.00	128.70	\$107,464.50
Richard W. Slack	L	1987	\$850.00	36.90	\$31,365.00
David S. Dederick	С	1988	\$515.00	4.00	\$2,060.00
David S. Dederick	C	1988	\$500.00	1.00	\$500.00
Jeffrey B. Hitt	С	1988	\$810.00	268.70	\$217,647.00
Jeffrey B. Hitt	С	1988	\$770.00	122.50	\$91,514.50
Kenneth E. Schiff	С	1988	\$1,135.00	26.40	\$29,964.00
Kenneth E. Schiff	С	1988	\$975.00	208.50	\$203,287.50
Kenneth E. Schiff	С	1988	\$970.00	76.60	\$74,302.00
Larry J. Gelbfish	Т	1988	\$850.00	21.10	\$17,935.00
Larry J. Gelbfish	T	1988	\$800.00	1.70	\$1,360.00
Paul T. Cohn	С	1988	\$825.00	267.20	\$220,440.00
Paul T. Cohn	С	1988	\$800.00	219.40	\$175,520.00
Samuel M. Zylberberg	С	1988	\$790.00	28.90	\$22,831.00

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Samuel M. Zylberberg	С	1988	\$750.00	27.40	\$20,550.00
Eric J. Peterman	С	1989	\$850.00	390.80	\$332,180.00
Eric J. Peterman	С	1989	\$800.00	172.00	\$137,600.00
Frank P. Nocco	С	1989	\$875.00	402.80	\$352,450.00
Frank P. Nocco	C	1989	\$835.00	10.10	\$8,433.50
John J. Dedyo	C	1989	\$850.00	65.20	\$55,420.00
John J. Dedyo	С	1989	\$800.00	56.60	\$45,280.00
Nellie P. Camerik	С	1989	\$790.00	542.60	\$428,654.00
Nellie P. Camerik	C	1989	\$750.00	261.80	\$196,350.00
Nicholas J. Pappas	L	1989	\$790.00	86.10	\$68,019.00
Paul A. Ferrillo	L	1989	\$700.00	33.30	\$23,310.00
Paul A. Ferrillo	L	1989	\$670.00	110.60	\$74,102.00
Vernon S. Broderick	L	1989	\$740.00	146.30	\$108,262.00
Vernon S. Broderick	L	1989	\$700.00	97.70	\$68,390.00
Andrew J. Colao	С	1990	\$790.00	77.90	\$61,541.00
Andrew J. Colao	С	1990	\$750.00	82.20	\$62,650.00
Andrew McLean	С	1990	\$1,135.00	52.70	\$59,814.50
Barry Fishley	С	1990	\$1,080.00	111.60	\$120,528.00
Barry Fishley	С	1990	\$930.00	120.30	\$111,879.00
Douglas R. Urquhart	С	1990	\$825.00	53.40	\$44,055.00
Douglas R. Urquhart	С	1990	\$790.00	34.50	\$27,255.00
Heiner Druke	С	1990	\$890.00	65.90	\$58,651.00
Heiner Druke	С	1990	\$745.00	24.40	\$18,178.00
Howard B. Dicker	C	1990	\$850.00	3.40	\$2,890.00
Howard B. Dicker	С	1990	\$800.00	4.80	\$3,840.00
Joanne Etherton	Т	1990	\$1,025.00	94.60	\$96,965.00
Joanne Etherton	Т	1990	\$930.00	8.30	\$7,719.00
Joanne Etherton	Т	1990	\$885.00	85.70	\$75,844.50
R. J. Tabor	С	1990	\$850.00	156.40	\$132,940.00
Steven M. Margolis	Т	1990	\$700.00	7.10	\$4,970.00
Steven M. Margolis	Т	1990	\$670.00	1.70	\$1,139.00
Anthony Horspool	BFR	1991	\$1,135.00	131.10	\$148,231.00
Anthony Horspool	BFR	1991	\$1,005.00	9.40	\$9,447.00
Anthony Horspool	BFR	1991	\$975.00	31.10	\$29,591.25
Christopher R. Pace	L	1991	\$800.00	11.50	\$9,200.00

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Christopher R. Pace	L	1991	\$770.00	57.10	\$43,967.00
David P. Kreisler	Č	1991	\$790.00	11.10	\$8,769.00
David P. Kreisler	C	1991	\$750.00	4.80	\$3,600.00
Elizabeth H. Evans	С	1991	\$810.00	92.50	\$74,925.00
Elizabeth H. Evans	С	1991	\$770.00	116.90	\$90,013.00
Jacky Kelly	С	1991	\$1,005.00	13.70	\$13,416.75
Juergen Boerst	Т	1991	\$890.00	206.40	\$183,696.00
Juergen Boerst	Т	1991	\$745.00	219.40	\$163,453.00
Michael E. Lubowitz	С	1991	\$850.00	272.60	\$231,710.00
Michael E. Lubowitz	С	1991	\$800.00	372.20	\$297,760.00
Robert N. Chiperfield	С	1991	\$850.00	414.00	\$351,900.00
Robert N. Chiperfield	С	1991	\$800.00	5.00	\$4,000.00
Steven K. Ong	С	1991	\$930.00	52.10	\$48,127.50
Tobias Geerling	Т	1991	\$890.00	5.20	\$4,628.00
Corey Chivers	С	1992	\$800.00	8.90	\$7,120.00
Diane Harvey	. L	1992	\$790.00	353.70	\$279,423.00
Diane Harvey	L	1992	\$750.00	239.20	\$179,400.00
John E. Scribner	L	1992	\$790.00	15.20	\$12,008.00
Michele J. Meises	BFR	1992	\$650.00	106.80	\$69,420.00
Michele J. Meises	BFR	1992	\$630.00	203.10	\$127,953.00
Beatriz Azcuy-Diaz	С	1994	\$725.00	117.90	\$85,477.50
Beatriz Azcuy-Diaz	С	1994	\$675.00	106.50	\$71,887.50
James Cole	С	1994	\$1,080.00	2.50	\$2,700.00
James Cole	С	1994	\$970.00	14.00	\$13,580.00
James Cole	С	1994	\$930.00	19.50	\$18,135.00
Malcolm E. Landau	С	1994	\$790.00	1.40	\$1,106.00
Malcolm E. Landau	С	1994	\$750.00	81.50	\$61,125.00
Sarah Priestley	Т	1994	\$1,135.00	7.60	\$8,626.00
Sarah Priestley	Т	1994	\$1,005.00	4.80	\$4,824.00
Sarah Priestley	Т	1994	\$975.00	3.50	\$3,412.50
Emmanuelle Henry	С	1995	\$780.00	12.80	\$9,984.00
Peter Van Keulen	L	1995	\$1,025.00	124.80	\$127,920.00
Peter Van Keulen	L	1995	\$885.00	146.60	\$129,121.50
Pierre Agyeman	С	1995	\$930.00	160.00	\$148,474.50
Uwe Hartmann	С	1995	\$890.00	363.40	\$323,426.00

Uwe Hartmann	С	1995	\$745.00	238.90	\$177,980.50
Y. S. Grossman	С	1995	\$790.00	292.10	\$230,759.00
Y. S. Grossman	С	1995	\$750.00	118.90	\$89,175.00
David Meredith	С	1996	\$750.00	19.90	\$14,925.00
David Meredith	С	1996	\$675.00	265.20	\$179,010.00
Emmanuel Ringeval	С	1996	\$930.00	5.10	\$4,743.00
Jeffrey D. Osterman	С	1996	\$790.00	183.00	\$144,570.00
Jeffrey D. Osterman	С	1996	\$750.00	233.40	\$175,050.00
John B. O'Loughlin, Jr.	L,	1996	\$650.00	12.70	\$8,255.00
John B. O'Loughlin, Jr.	L	1996	\$610.00	1.40	\$854.00
Philippe Druon	BFR	1996	\$855.00	167.50	\$143,212.50
Philippe Druon	BFR	1996	\$845.00	50.80	\$42,926.00
Philippe Druon	BFR	1996	\$715.00	169.20	\$120,978.00
Rodney D. Miller	С	1996	\$810.00	226.00	\$183,060.00
Rodney D. Miller	C	1996	\$750.00	414.50	\$310,875.00
Amy M. Rubin	T	1997	\$700.00	1.00	\$700.00
Amy M. Rubin	Т	1997	\$650.00	79.80	\$51,870.00
Anthony J. Albanese	L	1997	\$760.00	81.40	\$61,864.00
Anthony J. Albanese	L	1997	\$725.00	59.70	\$43,282.50
Erika L. Weinberg	С	1997	\$610.00	39.80	\$24,278.00
Jane E. McDonald	С	1997	\$900.00	365.10	\$328,590.00
Jane E. McDonald	С	1997	\$860.00	289.70	\$249,142.00
Jared M. Rusman	Т	1997	\$770.00	9.10	\$7,007.00
Matthew Shankland	L	1997	\$1,080.00	50.10	\$54,108.00
Matthew Shankland	L	1997	\$1,005.00	10.10	\$10,150.50
Matthew Shankland	Ĺ	1997	\$930.00	52.40	\$48,732.00
Robert Frastai	Т	1997	\$740.00	391.30	\$289,562.00
Robert Frastai	T	1997	\$700.00	208.40	\$145,880.00
Shai Y. Waisman	BFR	1997	\$775.00	449.30	\$348,207.50
Shai Y. Waisman	BFR	1997	\$725.00	443.00	\$321,175.00
Britta Grauke	L	1998	\$745.00	7.00	\$5,215.00
Charan J. Sandhu	С	1998	\$650.00	61.10	\$39,715.00
David R. Fertig	L	1998	\$725.00	317.70	\$229,970.00
David R. Fertig	L	1998	\$675.00	38.90	\$26,257.50
Heather L. Emmel	C	1998	\$650.00	1.50	\$975.00

Total Partners and of Counsel:				29,398.00	\$24,241,278.75
Stanley Ramsay	T	2001	\$700.00	8.40	\$5,880.00
Robert J. Lemons	BFR	2001	\$650.00	175.10	\$113,815.00
Robert J. Lemons	BFR	2001	\$725.00	470.40	\$341,040.00
Joshua Robinson	С	2000	\$650.00	5.50	\$3,575.00
David P. Murgio	С	2000	\$650.00	173.60	\$112,840.00
Ashley R. Altschuler	L	2000	\$650.00	19.20	\$12,480.00
Nancy E. Lynch	С	1999	\$610.00	186.50	\$113,765.00
Nancy E. Lynch	C	1999	\$650.00	473.70	\$307,905.00
Arnold Buessemaker	C	1999	\$815.00	289.70	\$236,105.50
Scott M. Sontag	Т	1998	\$675.00	27.50	\$18,562.50
Scott M. Sontag	Т	1998	\$725.00	87.10	\$63,147.50
Lisa R. Eskow	L	1998	\$610.00	9.30	\$5,673.00
Jean Beauchataud	С	1998	- \$780.00	91.50	\$71,370.00
Jean Beauchataud	С	1998	\$845.00	53.00	\$44,785.00
Jean Beauchataud	C	1998	\$930.00	71.00	\$66,030.00
Heather L. Emmel	С	1998	\$610.00	29.20	\$17,812.00

NAME OF PROFESSIONAL ASSOCIATES:	DEPARTMENT ²	YEAR ADMITTED	HOURLY RATE	TOTAL HOURS BILLED	TOTAL COMPENSATION
Christine Howard	L	1975	\$560.00	62.20	\$34,832.00
Carole Kenin Ganguzza	С	1982	\$640.00	84.10	\$53,824.00
Carole Kenin Ganguzza	С	1982	\$595.00	40.00	\$23,800.00
Lynn Bodkin	С	1984	\$595.00	15.20	\$9,044.00
Richard I. Ellenbogen	С	1985	\$590.00	51.70	\$30,503.00
Alan R. Kusinitz	L	1986	\$640.00	65.70	\$42,048.00
Alan R. Kusinitz	L	1986	\$595.00	36.30	\$21,598.50
Brooke Spanierman	C	1988	\$490.00	10.00	\$4,900.00
Roshelle A. Nagar	С	1989	\$640.00	59.40	\$38,016.00
Roshelle A. Nagar	С	1989	\$595.00	5.20	\$3,094.00
Sally Willcock	L,	1989	\$900.00	22.50	\$20,250.00
Sally Willcock	L	1989	\$775.00	4.50	\$3,487.50
John Butenas	С	1991	\$600.00	183.10	\$109,860.00
Ariel Kronman	С	1993	\$540.00	340.00	\$183,600.00
Helen Mungeam	Т	1995	\$900.00	3.50	\$3,150.00
Helen Mungeam	Т	1995	\$775.00	9.50	\$7,362.50
Leslie S. Smith	С	1995	\$640.00	144.00	\$92,160.00
Leslie S. Smith	С	1995	\$595.00	75.00	\$44,625.00
Elizabeth A. Martialay	C	1996	\$580.00	127.10	\$73,718.00
Elizabeth A. Martialay	C.	1996	\$530.00	11.00	\$5,830.00
Meredith Parenti	L	1996	\$595.00	30.90	\$18,385.50
Susan S. Kang	С	1996	\$640.00	67.60	\$43,264.00
Susan S. Kang	С	1996	\$595.00	258.60	\$153,867.00
Scarlett E. Collings	L	1997	\$640.00	342.20	\$219,008.00
Scarlett E. Collings	L	1997	\$595.00	98.70	\$58,726.50
Adelaja K. Heyliger	С	1998	\$530.00	5.50	\$2,915.00
JoLee Adamich	С	1998	\$580.00	40.00	\$23,200.00
JoLee Adamich	С	1998	\$530.00	12.20	\$6,466.00
Konstantin Hoppe	С	1998	\$620.00	23.90	\$14,818.00
Olaf Benning	С	1998	\$545.00	119.60	\$65,182.00
Stella V. Belvisi	С	1998	\$640.00	40.90	\$26,176.00

 $^{^2}$ BFR - Business Finance & Restructuring, C - Corporate, L - Litigation, T - Tax, * - Not yet admitted to the bar.

Eugene J. Ng	C	1999	\$580.00	17.10	\$9,918.00
Jan D. Harmjanz	. C	1999	\$620.00	30.00	\$18,600.00
Jan D. Harmjanz	С	1999 -	\$520.00	11.80	\$6,136.00
Kenneth P. Gavsie	L	1999	\$640.00	4.70	\$3,008.00
Kenneth P. Gavsie	L	1999	\$595.00	12.10	\$7,199.50
Christy K. Farr	BFR	2000	\$835.00	367.50	\$304,315.75
Christy K. Farr	BFR	2000	\$815.00	137.30	\$111,899.50
Christy K. Farr	BFR	2000	\$720.00	267.20	\$192,060.00
Craig A. Olsen	L	2000	\$540.00	10.90	\$5,886.00
David P. Murgio	C	2000	\$640.00	334.80	\$214,272.00
David P. Murgio	C	2000	\$595.00	463.50	\$275,782.50
Deepak Reddy	C	2000	\$640.00	267.40	\$171,136.00
Deepak Reddy	С	2000	\$595.00	212.60	\$126,497.00
Elisa R. Lemmer	BFR	2000	\$640.00	227.40	\$145,536.00
Fabienne Beuzit	BFR	2000	\$735.00	9.20	\$6,762.00
James T. Grogan	BFR	2000	\$640.00	371.30	\$237,632.00
James T. Grogan	BFR	2000	\$585.00	452.00	\$264,273.75
Kian Tauser	Т.	2000	\$700.00	10.60	\$7,420.00
Kian Tauser	Т	2000	\$585.00	32.60	\$19,071.00
Kimberly A. Erlanson	С	2000	\$630.00	8.40	\$5,292.00
Konrad Von Buchwaldt	C	2000	\$580.00	53.60	\$31,088.00
Konrad Von Buchwaldt	С	2000	\$485.00	32.10	\$15,568.50
Lionel Spizzichino	BFR	2000	\$735.00	45.50	\$33,442.50
Lionel Spizzichino	BFR	2000	\$615.00	1.00	\$615.00
Thomas Zimmermann	С	2000	\$660.00	20.60	\$13,596.00
Yannick Olivier	C	2000	\$615.00	133.50	\$82,102.50
Beene Ndulo	С	2001	\$720.00	11.60	\$8,352.00
Beene Ndulo	C	2001	\$620.00	53.60	\$33,232.00
David Herman	С	2001	\$640.00	414.20	\$265,088.00
David Herman	С	2001	\$585.00	327.40	\$191,529.00
Elliot Ganchrow	С	2001	\$640.00	35.60	\$22,784.00
Elliot Ganchrow	С	2001	\$585.00	76.20	\$44,577.00
Jean-Christophe David	С	2001	\$650.00	81.70	\$53,105.00
Jean-Christophe David	С	2001	\$640.00	11.50	\$7,360.00
Jean-Christophe David	С	2001	\$615.00	175.30	\$107,809.50

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Luis Mariano Soto Gajardo	С	2001	\$495.00	83.30	\$41,233.50
Matthew D. Morton	L	2001	\$530.00	9.70	\$5,141.00
Oleksandr Shulzhenko	С	2001	\$640.00	12.60	\$8,064.00
Oleksandr Shulzhenko	С	2001	\$585.00	44.90	\$26,266.50
Randell J. Gartin	Т	2001	\$580.00	108.10	\$62,698.00
Ron Ben-Menachem	С	2001	\$540.00	158.60	\$85,644.00
Ron Ben-Menachem	С	2001	\$490.00	62.30	\$30,527.00
Stuart Morrissy	С	2001	\$640.00	84.60	\$54,144.00
Airi Hammalov	C	2002	\$500.00	130.90	\$65,450.00
Airi Hammalov	С	2002	\$465.00	3.20	\$1,488.00
Arlene A. Hahn	С	2002	\$640.00	12.80	\$8,192.00
Arlene A. Hahn	С	2002	\$585.00	34.50	\$20,182.50
Arman Kuyumjian	С	2002	\$580.00	419.70	\$243,426.00
Arman Kuyumjian	C	2002	\$530.00	289.90	\$153,647.00
Ashish D. Gandhi	L	2002	\$630.00	19.20	\$12,096.00
Ashish D. Gandhi	L	2002	\$570.00	103.60	\$59,052.00
Brandye L. Brown	С	2002	\$610.00	282.70	\$172,447.00
Charles J. Maples	L	2002	\$835.00	3.00	\$2,505.00
Charles J. Maples	L	2002	\$720.00	6.80	\$4,896.00
Daniel Lee	C	2002	\$630.00	8.00	\$5,040.00
Daniel Lee	C	2002	\$570.00	16.00	\$9,120.00
Deirdre Nhan	С	2002	\$540.00	63.30	\$34,182.00
Deirdre Nhan	C _.	2002	\$490.00	65.80	\$32,242.00
Eleanor H. Gilbane	L	2002	\$630.00	73.80	\$46,494.00
Fabian Tross	С	2002	\$660.00	24.00	\$15,840.00
Haohao Zheng	С	2002	\$360.00	111.80	\$40,248.00
James E. Sanborn	L	2002	\$610.00	131.60	\$80,276.00
James E. Sanborn	L	2002	\$555.00	1.30	\$721.50
Jay H. Park Jr.	С	2002	\$500.00	431.40	\$215,700.00
Jimmy Liao	С	2002	\$500.00	13.50	\$6,750.00
Keith L Cooper	Т	2002	\$610.00	273.30	\$166,713.00
Keith L Cooper	Т	2002	\$555.00	194.00	\$107,670.00
Lavell Malloy	L.	2002	\$610.00	48.30	\$29,463.00
Lavell Malloy	L	2002	\$555.00	17.60	\$9,768.00

Lianne Craig	L	2002	\$900.00	4.40	\$3,960.00
Lianne Craig	L	2002	\$775.00	157.90	\$122,372.50
Madelene Cook	C	2002	\$900.00	122.50	\$109,350.00
Madelene Cook	С	2002	\$775.00	124.80	\$96,720.00
Matthew M. Newby	С	2002	\$610.00	355.90	\$217,099.00
Matthew M. Newby	С	2002	\$555.00	100.10	\$55,555.50
Michael Kohl	С	2002	\$700.00	24.80	\$17,360.00
Michael Kohl	С	2002	\$585.00	63.80	\$37,323.00
Nathanael J. Christensen	С	2002	\$580.00	27.70	\$16,066.00
Paulette C. Deruelle	L	2002	\$630.00	0.70	\$441.00
Paulette C. Deruelle	L	2002	\$570.00	9.50	\$5,415.00
Philipp Gantenberg	С	2002	\$425.00	14.40	\$6,120.00
Ram Burshtine	С	2002	\$640.00	21.90	\$14,016.00
Ram Burshtine	С	2002	\$595.00	114.00	\$67,830.00
Ronit J. Berkovich	BFR	2002	\$630.00	137.20	\$85,995.00
Ronit J. Berkovich	BFR	2002	\$570.00	290.30	\$164,673.00
Vanessa A.T. Kaye Watson	С	2002	\$610.00	5.50	\$3,355.00
Caroline S. Coursant	T	2003	\$530.00	6.80	\$3,604.00
Chayim D Neubort	Т	2003	\$555.00	12.30	\$6,826.50
Christian Eggert	С	2003	\$465.00	56.50	\$26,272.50
Christian Eggert	С	2003	\$390.00	68.10	\$26,559.00
Christopher M Lopez	BFR	2003	\$580.00	14.80	\$8,584.00
Christopher M. Evans	С	2003	\$490.00	9.00	\$4,410.00
Daniel B. Martin	BFR	2003	\$835.00	15.10	\$12,608.50
Daniel B. Martin	BFR	2003	\$720.00	0.30	\$216.00
Denise Alvarez	L	2003	\$610.00	126.60	\$77,226.00
Edward McCarthy	L	2003	\$530.00	5.80	\$3,074.00
Edward N. Jackson	С	2003	\$720.00	102.10	\$73,512.00
Franco Destro	C.	2003	\$630.00	16.00	\$10,080.00
Franco Destro	С	2003	\$570.00	110.30	\$62,871.00
Julia S. Williams	С	2003	\$580.00	242.80	\$140,824.00
Julia S. Williams	С	2003	\$530.00	98.70	\$52,311.00
Justin G. Mapes	С	2003	\$580.00	69.50	\$40,310.00
Justin G. Mapes	С	2003	\$530.00	26.50	\$14,045.00

Justin K. Ferguson	С	2003	\$580.00	15.40	\$8,932.00
Lei Yu	С	2003	\$620.00	50.00	\$31,000.00
Lei Yu	С	2003	\$580.00	173.40	\$100,572.00
Marisa L. Ferraro	C	2003	\$610.00	253.50	\$154,635.00
Marisa L. Ferraro	С	2003	\$555.00	38.30	\$21,256.50
Pia A. Deshpande	С	2003	\$675.00	11.50	\$7,762.50
Pia A. Deshpande	С	2003	\$595.00	36.50	\$21,717.50
Richard B. Ramsey	C.	2003	\$580.00	12.90	\$7,482.00
Richard B. Ramsey	C	2003	\$530.00	220.60	\$115,434.00
Simon Lopez	С	2003	\$580.00	13.40	\$7,772.00
Simon Lopez	C	2003	\$530.00	47.70	\$25,281.00
Thomas D. Goslin	L	2003	\$500.00	48.60	\$24,300.00
Venera Ziegler	С	2003	\$540.00	219.50	\$118,530.00
Venera Ziegler	C	2003	\$490.00	236.70	\$115,983.00
William S. Lewis	Т	2003	\$305.00	1.70	\$518.50
William S. Lewis	Т	2003	\$265.00	27.50	\$7,287.50
Adam M. Schloss	L	2004	\$610.00	2.20	\$1,342.00
Adam M. Schloss	L	2004	\$555.00	3.20	\$1,776.00
Alcira Moncada	L	2004	\$250.00	34.90	\$8,725.00
Alcira Moncada	L	2004	\$240.00	14.40	\$3,456.00
Allen S. Blaustein	L	2004	\$540.00	121.20	\$65,448.00
Allen S. Blaustein	L	2004	\$490.00	4.30	\$2,107.00
Allison M. Warner	L	2004	\$540.00	217.30	\$117,342.00
Amanda G. Burnovski	L	2004	\$530.00	14.60	\$7,738.00
Aparna Ravi	С	2004	\$720.00	36.20	\$26,064.00
Caroline Hickey Zalka	L	2004	\$500.00	381.20	\$190,600.00
Caroline Hickey Zalka	L	2004	\$465.00	139.40	\$64,821.00
Christian Timm Neugebauer	L	2004	\$390.00	9.90	\$3,861.00
Daniel Mencaroni	С	2004	\$500.00	86.80	\$43,400.00
Daniel Mencaroni	С	2004	\$465.00	14.50	\$6,742.50
Friederike Schroeder	С	2004	\$425.00	70.00	\$29,750.00
Friederike Schroeder	С	2004	\$355.00	15.70	\$5,573.50
Garrett Fail	BFR	2004	\$580.00	637.60	\$369,808.00
Garrett Fail	BFR	2004	\$530.00	543.90	\$286,677.00

Gregory Fennell	С	2004	\$540.00	79.30	\$42,822.00
Gregory Fennell	C	2004	\$490.00	10.40	\$5,096.00
Hannah L. Field	L.	2004	\$785.00	38.90	\$30,536.50
Hannah L. Field	L	2004	\$675.00	28.80	\$19,440.00
Hendrik Boss	С	2004	\$465.00	121.70	\$56,590.50
Hendrik Schmiady	С	2004	\$390.00	9.70	\$3,783.00
Hendrik Schmiady	С	2004	\$325.00	2.50	\$812.50
J. Friedrich Isenbart	С	2004	\$425.00	59.50	\$25,287.50
J. Friedrich Isenbart	С	2004	\$355.00	32.90	\$11,679.50
Jennifer M. Wolff	T	2004	\$540.00	29.50	\$15,930.00
Jennifer M. Wolff	T	2004	\$490.00	117.80	\$57,722.00
Jordan K. Kolar	T	2004	\$580.00	93.00	\$53,940.00
Jordan K. Kolar	Т	2004	\$530.00	44.90	\$23,797.00
Laurinda H. Martins	С	2004	\$540.00	5.60	\$3,024.00
Laurinda H. Martins	C [°]	2004	\$490.00	2.10	\$1,029.00
Leah W. Turner	L	2004	\$540.00	104.90	\$56,646.00
Marshall T. Bell	L	2004	\$580.00	28.10	\$16,298.00
Marshall T. Bell	L	2004	\$530.00	6.50	\$3,445.00
Maya M. Grant	С	2004	\$565.00	363.40	\$205,321.00
Michelle F. Herman	С	2004	\$580.00	84.80	\$49,184.00
Miles J. Wright	L	2004	\$540.00	50.10	\$27,054.00
Mirella B. Gadd	С	2004	\$835.00	0.50	\$417.50
Mirella B. Gadd	С	2004	\$720.00	120.70	\$84,420.00
Nicole J. Coward	L	2004	\$580.00	12.90	\$7,482.00
Nicole J. Coward	L	2004	\$530.00	6.50	\$3,445.00
Oliver D. Walker	T	2004	\$675.00	5.50	\$3,712.50
Paul Libretta	С	2004	\$500.00	131.50	\$65,750.00
Paul Libretta	С	2004	\$465.00	3.00	\$1,395.00
Philip F. Repash	L	2004	\$610.00	21.20	\$12,932.00
Robert C. Shmalo	С	2004	\$580.00	278.50	\$161,530.00
Robert C. Shmalo	C	2004	\$530.00	231.20	\$122,536.00
Robert Konig	С	2004	\$500.00	35.50	\$17,750.00
Robert Konig	С	2004	\$465.00	75.60	\$35,154.00
Robert S. Velevis	L	2004	\$540.00	77.90	\$42,066.00
Robert S. Velevis	L	2004	\$490.00	0.20	\$98.00

Sally Austen	С	2004	\$465.00	221.30	\$102,904.50
Sally Austen	С	2004	\$415.00	118.90	\$49,343.50
Sandra Beladjine	BFR	2004	\$310.00	36.50	\$11,315.00
Sandra Beladjine	BFR	2004	\$260.00	23.00	\$5,980.00
Sarah E. Stasny	С	2004	\$540.00	26.50	\$14,310.00
Sarah E. Stasny	С	2004	\$490.00	97.00	\$45,129.00
Scott F. Ellis	С	2004	\$540.00	63.00	\$34,020.00
Scott F. Ellis	С	2004	\$490.00	7.50	\$3,675.00
Susan A. Turner	С	2004	\$785.00	0.80	\$628.00
Susan A. Turner	C ,	2004	\$675.00	37.20	\$25,110.00
Amber D. Taylor	L	2005	\$500.00	65.10	\$32,550.00
Amy M. Rothstein	С	2005	\$540.00	35.90	\$19,386.00
Andrew J. Woodworth	С	2005	\$490.00	6.30	\$3,087.00
Arthur C. D'Andrea	L	2005	\$465.00	11.00	\$5,115.00
Blandine Davies	BFR	2005	\$720.00	29.80	\$21,456.00
Blandine Davies	BFR	2005	\$675.00	141.20	\$95,310.00
Blandine Davies	BFR	2005	\$620.00	342.30	\$210,366.00
Brittany R. Perez	С	2005	\$500.00	159.90	\$79,950.00
Brittany R. Perez	С	2005	\$465.00	64.40	\$29,946.00
Bronwen R. Pyle	С	2005	\$465.00	418.40	\$194,556.00
Bronwen R. Pyle	С	2005	\$415.00	68.70	\$28,510.50
Daniel J. Venditti	L.	2005	\$540.00	103.70	\$55,998.00
Edouard De Lamy	Т	2005	\$620.00	3.00	\$1,860.00
Edouard De Lamy	Т	2005	\$615.00	2.00	\$1,230.00
Elodie Fabre	BFR	2005	\$550.00	27.50	\$15,125.00
Elodie Fabre	BFR	2005	\$545.00	23.50	\$12,807.50
Elodie Fabre	BFR	2005	\$455.00	220.40	\$100,282.00
Eric A. Schecter	Т	2005	\$500.00	29.50	\$14,750.00
Eric A. Schecter	T	200Š	\$465.00	76.30	\$35,479.50
Gemma Bullmore	L	2005	\$720.00	98.20	\$70,056.00
Gemma Bullmore	L	2005	\$620.00	78.40	\$48,608.00
Hyun K. Kim	С	2005	\$490.00	22.20	\$10,878.00
Jens Gerhardt	С	2005	\$390.00	24.30	\$9,477.00
Jesse Zigmund	С	2005	\$465.00	28.00	\$13,020.00
John W. Blevin	С	2005	\$540.00	65.50	\$35,370.00

John W. Lucas	BFR	2005	\$500.00	484.10	\$241,050.00
John W. Lucas	BFR	2005	\$465.00	441.00	\$204,483.75
Julie A. Markum	С	2005	\$500.00	79.60	\$39,800.00
Julie A. Markum	С	2005	\$465.00	55.50	\$25,807.50
Katy Byatt	С	2005	\$620.00	86.50	\$53,630.00
Kirsten A. Noethen	С	2005	\$540.00	214.10	\$115,614.00
Kirsten A. Noethen	С	2005	\$490.00	39.40	\$19,306.00
Kristen L. Buppert	С	2005	\$500.00	6.80	\$3,400.00
Kristen L. Buppert	C	2005	\$465.00	9.10	\$4,231.50
Lisa Sidman	Т	2005	\$415.00	30.00	\$12,450.00
Mark I. Bernstein	BFR	2005	\$540.00	170.20	\$91,908.00
Mark I. Bernstein	BFR	2005	\$490.00	154.00	\$75,460.00
Matthew S. Ellis	С	2005	\$500.00	26.20	\$13,100.00
Monty A. Ward	С	2005	\$500.00	13.80	\$6,900.00
Patricia Saiz	L	2005	\$610.00	25.70	\$15,677.00
Patricia Saiz	L	2005	\$555.00	132.80	\$73,704.00
Pejman Razavilar	С	2005	\$580.00	320.60	\$185,948.00
Pejman Razavilar	С	2005	\$530.00	71.80	\$38,054.00
Peter Godhard	С	2005	\$465.00	33.70	\$15,670.50
Peter Godhard	С	2005	\$415.00	107.80	\$44,737.00
Pierre-Benoit Pabot du Chatelard Serna	С	2005	\$390.00	3.00	\$1,170.00
Pierre-Benoit Pabot du Chatelard Serna	С	2005	\$325.00	10.00	\$3,250.00
Poornima Sampath	С	2005	\$540.00	371.30	\$200,502.00
Poornima Sampath	С	2005	\$490.00	237.60	\$116,424.00
Rastko Vrbaski	Т	2005	\$465.00	172.20	\$80,073.00
Rastko Vrbaski	Т	2005	\$390.00	104.40	\$40,716.00
Robert T. Polemeni	L	2005	\$540.00	244.90	\$132,246.00
Robert T. Polemeni	L`	2005	\$490.00	13.60	\$6,664.00
Samuel J. Comer	С	2005	\$540.00	407.50	\$220,050.00
Samuel J. Comer	С	2005	\$490.00	178.10	\$87,269.00
Sarah E. Barrows	L	2005	\$540.00	62.60	\$33,804.00
Scott D. Woller	L	2005	\$490.00	15.50	\$7,595.00
Sean White	С	2005	\$620.00	27.50	\$17,050.00
Stephen L. Saler	Т	2005	\$415.00	30.30	\$12,574.50

Thomas S. Hetherington	С	2005	\$785.00	141.10	\$110,174.75
Thomas S. Hetherington	С	2005	\$675.00	403.00	\$271,687.50
Anne-Sophie Noury	BFR	2006	\$485.00	46.60	\$22,601.00
Anne-Sophie Noury	BFR	2006	\$465.00	159.70	\$74,260.50
Anne-Sophie Noury	BFR	2006	\$390.00	153.40	\$59,826.00
Benay H. Lizarazu	С	2006	\$640.00	218.60	\$139,904.00
Benay H. Lizarazu	C`	2006	\$585.00	106.70	\$62,419.50
Brett S. Thorstad	С	2006	\$465.00	38.10	\$17,716.50
Brett S. Thorstad	С	2006	\$415.00	22.60	\$9,379.00
Brian P. Maher	С	2006	\$560.00	57.50	\$32,200.00
Bryant S. York	L	2006	\$500.00	57.50	\$28,750.00
Bryant S. York	L	. 2006	\$465.00	46.50	\$21,622.50
Caitlyn M. Campbell	L	2006	\$540.00	168.70	\$90,099.00
Caitlyn M. Campbell	L	2006	\$490.00	172.90	\$84,721.00
Caroline R. Tait	С	2006	\$580.00	60.90	\$35,322.00
Christina Maurer	С	2006	\$390.00	38.90	\$15,171.00
Christina Maurer	С	2006	\$325.00	12.00	\$3,900.00
Christopher R. Machera	С	2006	\$500.00	533.40	\$266,700.00
Christopher R. Machera	С	2006	\$465.00	211.50	\$98,347.50
Damon P. Meyer	BFR	2006	\$500.00	149.10	\$74,550.00
Daniel Koob	С	2006	\$465.00	23.70	\$11,020.50
Edward K. Gray	С	2006	\$465.00	412.50	\$191,812.50
Edward K. Gray	С	2006	\$415.00	122.00	\$50,630.00
Emily L. Gold	С	2006	\$500.00	30.10	\$15,050.00
Emily L. Gold	С	2006	\$465.00	24.50	\$11,392.50
Jae Fassam	Т	2006	\$560.00	92.60	\$51,856.00
Jessie B. Mishkin	L	2006	\$465.00	37.30	\$17,344.50
Lauren Hoelzer	L	2006	\$465.00	14.20	\$6,603.00
Mark Schwed	Т	2006	\$540.00	1.90	\$1,026.00
Mark Schwed	Т	2006	\$490.00	3.20	\$1,568.00
Naomi Munz	С	2006	\$630.00	462.40	\$291,312.00
Naomi Munz	С	2006	\$570.00	318.30	\$181,431.00
Neal P. Boyle	С	2006	\$415.00	8.00	\$3,320.00
Ofer Eldar	C	2006	\$415.00	20.80	\$8,632.00
Omeed Malik	С	2006	\$465.00	116.00	\$53,940.00

Omeed Malik	С	2006	\$415.00	26.60	\$11,039.00
Paola Nicolai	C	2006	\$465.00	15.00	\$6,975.00
Richard H. Frye	C	2006	\$465.00	43.30	\$20,134.50
Richard H. Frye	C	2006	\$415.00	94.50	\$39,217.50
Robert T Vlasis	L	2006	\$465.00	13.70	\$6,370.50
Rocio A. Clausen	С	2006	\$540.00	16.00	\$8,640.00
Rocio A. Clausen	C	2006	\$490.00	145.10	\$71,099.00
Roy Wiesner	С	2006	\$500.00	9.90	\$4,950.00
Roy Wiesner	С	2006	\$495.00	11.20	\$5,544.00
Steven Seltzer	C	2006	\$465.00	274.00	\$127,410.00
Su-Yeon Cho	С	2006	\$540.00	158.50	\$85,590.00
Tomasz Kulawik	C .	2006	\$355.00	411.80	\$146,189.00
Zhiqing Hu	L	2006	\$650.00	20.00	\$13,000.00
Zhiqing Hu	L	2006	\$560.00	189.30	\$106,008.00
Aabha Sharma	C	2007	\$465.00	378.20	\$175,863.00
Aabha Sharma	С	2007	\$415.00	375.20	\$155,708.00
Adam B. Rosenblum	С	2007	\$415.00	35.10	\$14,566.50
Alexandra Lehson	С	2007	\$415.00	47.00	\$19,505.00
Alexandra Lehson	С	2007	\$355.00	45.60	\$16,188.00
Alicia L. Speake	С	2007	\$575.00	127.20	\$73,140.00
Alicia L. Speake	С	2007	\$495.00	110.40	\$54,648.00
Amanjit Arora	BFR	2007	\$465.00	434.80	\$202,182.00
Amanjit Arora	BFR	2007	\$415.00	164.30	\$68,184.50
Andrea C. Saavedra	BFR	2007	\$465.00	34.30	\$15,949.50
Andrea C. Saavedra	BFR	2007	\$415.00	8.80	\$3,652.00
Caroline Paige Geiger	C	2007	\$415.00	5.60	\$2,324.00
Caroline Paige Geiger	C	2007	\$207.50	1.20	\$249.00
Cassie Waduge	С	2007	\$415.00	478.30	\$198,494.50
Cassie Waduge	С	2007	\$355.00	407.20	\$144,556.00
Charlie Chen	C	2007	\$355.00	80.40	\$28,542.00
Christopher Smith	С	2007	\$495.00	11.30	\$5,593.50
Emmanuel U. Obi	С	2007	\$415.00	31.80	\$13,197.00
Evert J. Christensen	L	2007	\$415.00	182.90	\$75,903.50
Evert J. Christensen	L	2007	\$355.00	78.50	\$27,867.50
Giana Ortiz	L	2007	\$415.00	30.20	\$12,533.00

Hoyoon Nam	С	2007	\$415.00	14.60	\$6,059.00
Jackson P. Wagener	L	2007	\$500.00	121.30	\$60,650.00
Jackson P. Wagener	L	2007	\$465.00	19.70	\$9,160.50
Jason Pruzansky	L	2007	\$415.00	330.80	\$137,282.00
Jennifer Cheng	С	2007	\$415.00	58.60	\$24,319.00
Jennifer Cheng	С	2007	\$355.00	61.50	\$21,832.50
Jennifer L. Wine	L	2007	\$465.00	1.80	\$837.00
Jennifer L. Wine	L	2007	\$415.00	3.20	\$1,328.00
Jessica L. Yarnall	L	2007	\$415.00	30.50	\$12,657.50
Jessica Ryan	С	2007	\$465.00	39.70	\$18,460.50
Jie Yuan	С	2007	\$465.00	77.60	\$36,084.00
Jie Yuan	С	2007	\$415.00	116.20	\$48,223.00
Jocelyn P. Chia	С	2007	\$465.00	254.80	\$118,482.00
Jocelyn R. Kanoff	С	2007	\$415.00	31.00	\$12,865.00
Joshua S. Gelfand	T	2007	\$355.00	14.60	\$5,183.00
Kristopher Villarreal	С	2007	\$465.00	54.70	\$25,435.50
Kristopher Villarreal	С	2007	\$415.00	57.10	\$23,696.50
Manesh J. Shah	BFR	2007	\$465.00	336.00	\$154,380.00
Manesh J. Shah	BFR	2007	\$415.00	148.30	\$61,544.50
Marc B. Rosen	C	2007	\$465.00	269.10	\$125,131.50
Marc B. Rosen	· C	2007	\$415.00	116.60	\$48,389.00
Michael B. Cubell	С	2007	\$465.00	10.80	\$5,022.00
Michael B. Cubell	С	2007	\$415.00	302.20	\$125,413.00
Michael Winn	L	2007	\$465.00	11.50	\$5,347.50
Monica J. Jeong	С	2007	\$465.00	148.40	\$69,006.00
Monica J. Jeong	С	. 2007	\$415.00	34.20	\$14,193.00
Noah Waisberg	С	2007	\$465.00	13.20	\$6,138.00
Olanrewaju A. Williams	С	2007	\$465.00	104.40	\$48,546.00
Olanrewaju A. Williams	С	2007	\$415.00	7.20	\$2,988.00
Oliver DeGeest	С	2007	\$465.00	209.00	\$97,185.00
Oliver DeGeest	С	2007	\$415.00	349.60	\$145,084.00
Paul Bravo	L	2007	\$465.00	6.50	\$3,022.50
Pierre-Arnoux Mayoly	С	2007	\$465.00	7.30	\$3,394.50
Rachel Xuereb	С	2007	\$495.00	270.90	\$134,095.50
Regina Merson	C	2007	\$415.00	47.20	\$19,588.00

Regina Merson	С	2007	\$355.00	1.80	\$639.00
Sachin Kohli	C	2007	\$465.00	5.00	\$2,325.00
Startlett A. Carter	C	2007	\$465.00	52.10	\$24,226.50
Startlett A. Carter	C	2007	\$415.00	120.50	\$50,007.50
Sue T. Chen-Holmes	С	2007.	\$465.00	27.60	\$12,834.00
Sue T. Chen-Holmes	С	2007	\$415.00	20.60	\$8,549.00
Sunny Singh	BFR	2007	\$465.00	672.30	\$312,387.00
Sunny Singh	BFR	2007	\$415.00	263.60	\$109,394.00
Thomas A. Falkus	С	2007	\$575.00	1.50	\$862.50
Thomas A. Falkus	С	2007	\$495.00	6.30	\$3,118.50
Tomer Schwartz	С	2007	\$465.00	32.90	\$15,298.50
Tomer Schwartz	С	2007	\$415.00	52.50	\$21,787.50
Yong Yeh	Т	2007	\$415.00	23.10	\$9,586.50
Yong Yeh	Т	2007	\$355.00	24.10	\$8,555.50
Adam Mendelowitz	T	2008	\$355.00	5.80	\$2,059.00
Alexander J. Swartz	С	2008	\$465.00	125.10	\$58,171.50
Alexander J. Swartz	С	2008	\$415.00	17.60	\$7,304.00
Amanda M. Hendy	BFR	2008	\$355.00	1,012.00	\$359,064.75
Amie Tang	С	2008	\$415.00	40.20	\$16,683.00
Amie Tang	С	2008	\$355.00	5.80	\$2,059.00
Audrey K. Susanin	С	2008	\$415.00	73.80	\$30,627.00
Audrey K. Susanin	С	2008	\$355.00	3.40	\$1,207.00
Brandon E. Cherry	С	2008	\$465.00	11.50	\$5,347.50
Brandon E. Cherry	С	2008	\$415.00	2.50	\$1,037.50
Brennan Hackett	BFR	2008	\$415.00	393.00	\$163,095.00
Brennan Hackett	BFR	2008	\$355.00	10.30	\$3,656.50
Charles Herschel	С	2008	\$415.00	77.30	\$32,079.50
Charles Herschel	С	2008	\$355.00	46.30	\$16,436.50
David B. Gail	C	2008	\$355.00	42.30	\$15,016.50
David Duffo Weinstock	С	2008	\$415.00	77.80	\$32,287.00
Eleanore Varnham	С	2008	\$440.00	10.00	\$4,400.00
Elisheva M. Hirshman	L	2008	\$355.00	231.90	\$82,324.50
Elizabeth R. Todd	С	2008	\$515.00	33.80	\$17,407.00
Elizabeth R. Todd	С	2008	\$440.00	263.10	\$115,764.00
Farbod Solaimani	Т	2008	\$355.00	7.00	\$2,485.00

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Fiona Twigg	С	2008	\$440.00	59.80	\$26,312.00
Frank Martire	С	2008	\$415.00	61.40	\$25,481.00
Hannah Skeete	С	2008	\$500.00	11.80	\$5,900.00
Hannah Skeete	С	2008	\$465.00	1.50	\$697.50
Irini Kalamakis	С	2008	\$415.00	11.70	\$4,855.50
Itay Offir	С	2008	\$415.00	69.10	\$28,676.50
Itay Offir	C	2008	\$355.00	2.10	\$745.50
Jakub Biernacki	С	2008	\$415.00	134.80	\$55,942.00
Jakub Biernacki	С	2008	\$355.00	93.70	\$33,263.50
Jennifer Sloan	С	2008	\$465.00	227.90	\$105,973.50
Jennifer Sloan	C	2008	\$415.00	39.40	\$16,351.00
Jeremy Smith	С	2008	\$440.00	18.90	\$8,316.00
Jessica Cunningham	С	2008	\$415.00	58.80	\$24,402.00
Jessica Cunningham	C	2008	\$355.00	24.30	\$8,626.50
John A. Goldfinch	С	2008	\$650.00	15.40	\$10,010.00
John A. Goldfinch	С	2008	\$560.00	32.40	\$18,144.00
Joseph Abadi	С	2008	\$415.00	141.00	\$58,515.00
Joseph Abadi	С	2008	\$355.00	97.80	\$34,719.00
Joshua E. Peck	С	2008	\$415.00	175.10	\$72,666.50
Joshua E. Peck	С	2008	\$355.00	46.30	\$16,436.50
Kathleen E. Clark	С	2008	\$415.00	13.20	\$5,478.00
Kathleen E. Clark	C	2008	\$355.00	9.90	\$3,514.50
Kevin T. Crews	С	2008	\$355.00	72.10	\$25,595.50
Kimberleigh Scott	С	2008	\$440.00	15.70	\$6,908.00
Lauren L. Zerbinopoulos	L	2008	\$355.00	29.50	\$10,472.50
Marc M. Allon	С	2008	\$415.00	89.80	\$37,267.00
Marc M. Allon	С	2008	\$355.00	1.80	\$639.00
Maria G. Carminati	L	2008	\$355.00	38.50	\$13,667.50
Matthew Eisler	C	2008	\$415.00	49.30	\$20,459.50
Maurice Horwitz	BFR	2008	\$415.00	630.50	\$261,450.00
Maurice Horwitz	BFR	2008	\$355.00	365.80	\$129,859.00
Mavnick B. Nerwal	Т	2008	\$440.00	44.00	\$19,360.00
Mazdak Pielsticker	C	2008	\$355.00	7.80	\$2,769.00
Nathan M. Pierce	BFR	2008	\$415.00	50.50	\$20,957.50
Nathan M. Pierce	BFR	2008	\$355.00	42.20	\$14,981.00